

JOURNAL
OF THE
House of Representatives
OF THE
STATE OF ALABAMA
SPECIAL SESSION OF 1961

HELD IN THE CITY OF MONTGOMERY
COMMENCING MONDAY, SEPTEMBER 11, 1961



WITH AN INDEX PREPARED BY THE
CLERK OF THE HOUSE

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State of Alabama

JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
STATE OF ALABAMA
SPECIAL SESSION OF 1961

FIRST DAY

House of Representatives
Montgomery, Alabama
Monday, September 11, 1961

Be it remembered that on the 8th day of September, 1961, His Excellency, John Patterson, Governor of the State of Alabama, issued his proclamation convening the Legislature in extra session in words and figures as follows, to-wit:

**A PROCLAMATION
BY THE
GOVERNOR**

WHEREAS, there exists an extraordinary occasion in the State of Alabama which demands the convening of the Legislature of Alabama in extraordinary session as prescribed by Section 122 of the Constitution of Alabama of 1901:

NOW, THEREFORE, I, John Patterson, as Governor of the State of Alabama, do hereby proclaim and direct that the Legislature of the State of Alabama convene in extraordinary session at the Seat of Government at the State Capitol in Montgomery, Alabama, at 12:00 o'clock Noon, Monday, September 11, 1961, and I do hereby designate the following subjects and matters to be considered and acted upon by said Legislature in extraordinary session assembled:

1. Legislation to provide appropriations for the operation of the state government and its agencies for the fiscal years 1961-62 and 1962-63, which were not provided for in the 1961 Regular Session.

IN WITNESS WHEREOF, I have hereunto set my hand as Governor of the State of Alabama and caused the Great Seal to be affixed, and have

caused this proclamation to be attested by the Secretary of State, at the Capitol, in the City of Montgomery, on this the 8th day of September, 1961.

JOHN PATTERSON,
GOVERNOR.

ATTEST:
BETTYE FRINK
SECRETARY OF STATE

In pursuance whereof, at the hour of 12 M., on Monday the 11th day of September, 1961, the Representatives in the Legislature of Alabama assembled in the Hall of the House of Representatives.

The House was called to order by Honorable Virgis M. Ashworth, Speaker of the House of Representatives.

PRAYER

The session was opened with prayer by the Reverend O. W. Mathison, Pastor, St. Marks Methodist Church, Montgomery, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Dodd	Johnston (Leonard)	Pruitt
Adams	Dunn	Jones (Covington)	Ramey
Albea	Edwards	Jones (Monroe)	Rast
Avery	Engel	Lee	Ray
Bailey	Faulk	Locke	Reynolds (Chambers)
Barnett	Ferguson	Long (Lauderdale)	Roberts
Bassett	Franklin	Long (Perry)	Rogers
Bevill	Gilchrist	McClendon (Chambers)	Rozelle
Bishop	Gilmer	McCorquodale	Salter
Boyd	Glass	McLendon (Bullock)	Self
Brannan	Goldthwaite	Martin	Sessions
Branyon	Goodwyn	Meade	Shumate
Brewer	Gross	Merrill	Smith (Russell)
Broadfoot	Grouby	Morrow	Smith (St. Clair)
Brooks	Guthrie	Murphy	Solomon
Cabiness	Hain	Nettles	Steagall
Callahan	Hanby	Nichols	Sullivan
Camp	Hankins	Oakley	Taylor
Casey	Hardy	Oden	Thomas
Cates	Harris	Owens	Torbert
Chambers	Hearn	Perry	Trimmier
Copeland	Ingram	Phillips	Turner
Cornett	Jenkins	Fierce	Tumblin
Daniel	Johnson (J. T. Tom)	Powell	Vickers
Dickson			

A quorum was present.

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RESOLUTIONS

The following resolutions were introduced:

By Mr. Boyd:

H. R. 1. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, that the Clerk of the House notify the Senate that the House is now in session and is ready for the transaction of public business.

On motion of Mr. Boyd the rules were suspended and H. R. 1 was adopted.

Also:

By Mr. Boyd:

H. J. R. 2. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, that in accordance with the Governor's wishes and in lieu of a joint session of the House and Senate for the purpose of hearing an address by the Honorable John Patterson, Governor of Alabama, that the Governor's Message be read to both Houses of the Alabama Legislature.

On motion of Mr. Boyd the rules were suspended and H. J. R. 2 was adopted.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I herewith transmit to you a message from the Governor.

Respectfully submitted,
JOSEPH G. ROBERTSON,
Executive Secretary

SEPTEMBER 11, 1961

GOVERNOR'S MESSAGE

In accordance with the provisions of the resolution, H. J. R. 2, the following message of His Excellency, John Patterson, Governor of the State of Alabama, was read to the members of the House of Representatives assembled in a special session of the Legislature.

Lieutenant Governor Boutwell, Mr. Speaker, and Members of the Alabama House of Representatives:

It is with reluctance that I have called you together today in extraordinary session. I regret the necessity for this Special Session, but it is imperative that the Legislature appropriate the funds needed to operate the various agencies and programs of the State during the next two years. As you know, the Legislature failed to enact the general appropriation bills during the recent Regular Session due to a prolonged filibuster in the

Senate while this body was considering the knotty problem of congressional redistricting.

The Legislature is charged with the duty of appropriating the necessary funds to run the State government, and all appropriation bills for the approaching biennium should have been enacted during the last Regular Session. The Alabama Constitution makes it clear that no funds shall be paid out of the State Treasury except upon appropriations made by the Legislature. As a result of the Legislature having failed in the recent Regular Session to appropriate sufficient funds to carry on the functions of State government in fiscal years 1961-62 and 1962-63, most of the departments of the State must cease operations at midnight September 30, 1961, unless action is taken promptly to provide the necessary appropriations. As you know, it is unlawful for any State agency to go into debt or spend money which has not been legally appropriated and allotted to it.

After careful consideration and with due regard to the public interest, I have determined that the welfare of the State demands that you be called together in Special Session to enact the necessary appropriations for the next biennium. Only in this manner can the State government carry out its program of service to the citizens of Alabama, thus ensuring the efficient and satisfactory operation of the State government during the next two years. The importance of this Special Session, in my opinion, fully justifies the expense to the State and the inconvenience to the individual members of the Legislature.

During your recent Regular Session, I presented to you a balanced budget which provided adequately for all State agencies and programs. Hearings were held on this budget in both the House and the Senate, and the individual budget requests were considered in detail by the Ways and Means Committee in the House and the Finance and Taxation Committee in the Senate. I am resubmitting that budget to you today for your consideration, and I ask that you enact legislation forthwith to provide the necessary funds with which to operate the State government during the fiscal years 1961-62 and 1962-63.

Due to the importance of enacting these bills without delay, I have limited my call for this Special Session to only appropriation bills which failed to pass in your Regular Session, I feel it imperative to impose this limitation to avoid the risk of having controversial measures come before the Legislature which could again block or delay the passage of the vital appropriation bills. Having spent many months considering congressional redistricting and legislative reapportionment without resolving these issues, the Legislature will, I am sure, see the wisdom of such a limitation.

At this time, I urge that you not introduce or consider matters which might delay the passage of the appropriation bills. In the interest of avoiding as much expense as possible and of ensuring passage of the appropriation bills without delay, which is an absolute necessity, I request that you limit this special session to the minimum time of five days. I respectfully request that you meet five consecutive days, including today, and that you adjourn sine die on Friday after passing the appropriation bills.

Please permit me to take this opportunity to point with pride to some of the notable achievements of your just-concluded Regular Session. It was a productive session, and I wish to commend you for your wisdom in enacting a series of important, forward-looking bills benefiting our State.

This significant record, coupled with the outstanding accomplishments of the 1959 Sessions, will make this Legislature go down in State history as one of the most earnest and dedicated of this century.

You will be remembered, for instance, for approving Alabama's first comprehensive program providing free medicine and free hospital care for our senior citizens. In your recent Regular Session, you authorized sufficient funds to allow us to embark on a \$5 million-a-year program of medical care for our aged citizens. This will enable us to offer hospital care for the first time to elderly persons who are indigent but not presently on old age pensions rolls. These persons will receive help when they are sick, when they are down and out, when they need help the most. They will long remember your good deeds.

This Legislature will also be known for its interest in good government. By passage of a package of four bills, you have "stopped the holes" in Alabama's widely-acclaimed competitive bid law. The most significant change in the law brings repairs and maintenance work under competitive bidding. If this law had been on the books during the time of the "Glencoe case," Alabama taxpayers would have been saved many thousands of dollars. I might add that all of the new amendments to the competitive bid law are already being adhered to and have, in fact, been the practice of this administration.

To enable the State government to better serve the people, you authorized a \$4 million revenue bond issue for the construction of an additional State office building on the State Capitol grounds. The bonds will be paid by the rents of the tenants—the State Highway Department, which has already outgrown its building, and the State Department of Public Safety, which occupies outmoded quarters several blocks from the Capitol area. When this new building is completed, the space demands of your State government should be satisfied here for the remainder of this decade and perhaps longer.

A Police Academy costing \$300,000 was also approved, and it will provide skilled instruction in modern police techniques to city, county and state law enforcement officers. The new academy will include sleeping and eating facilities as well as classrooms, and I am sure it will be a credit to all law enforcement agencies in the State.

Your automobile liability insurance may well be reduced as a result of your approval of the installation of new business machines in the Department of Public Safety's drivers license division. This machine accounting system will allow the division to furnish detailed information on individual drivers to various insurance companies.

You have also provided for the rebuilding of run-down Kilby Prison by authorizing a general obligation bond issue of \$10 million. It will enable us to do a better job of rehabilitating those in prison and hastening their return to their families as better and more useful citizens.

In your Regular Session, you also passed legislation appropriating record sums for old age pensions, the blind, dependent children and physically handicapped. Record hospital construction was approved, and you did not forget mental health. State employees received raises, and you authorized continued inland dock development Funds for new National Guard armories were also approved.

In addition, you appropriated a record sum for education and passed almost a score of local bills providing more local support for individual school systems.

There were many other bills of significance, but these were the main ones. I have now signed almost 1,000 measures which you passed in the last Regular Session. Beyond doubt, it has added lustre to the record of this Legislature, which is one of the most outstanding in all our history.

I urge that you approve the general appropriation bills in the shortest possible time, and I pledge to you my cooperation in your legislative pursuits. I am grateful to you for your interest in the welfare of our State, and I look forward to serving you and your constituents to the best of my ability during the remainder of my administration.

On our labors, jointly and severally, as faithful servants of the people, I humbly invoke the blessings of Almighty God.

Thank you.

MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed by the Senate to notify the House of Representatives that the Senate is now in session and ready for the transaction of public business.

J. E. SPEIGHT,
Secretary.

RESOLUTION

The following resolution was introduced:

By Messrs. Brewer, Rast, Morrow, Branyon, Perry, Turner and Torbert:

H. J. R. 3. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That when the two Houses adjourn today, they adjourn to meet again on Tuesday, September 12, 1961, and when they adjourn on Tuesday, September 12, 1961, they adjourn to meet again on Wednesday, September 13, 1961, and when they adjourn on Wednesday, September 13, 1961, they adjourn to meet again on Thursday, September 14, 1961, and when they adjourn on Thursday, September 14, 1961, they adjourn to meet on Friday, September 15, 1961, and when they adjourn on Friday, September 15, 1961, they adjourn sine die.

Mr. Brewer moved to suspend the rules and adopt the resolution, H. J. R. 3.

Mr. Ferguson called for a division of the question.

Mr. Brewer then moved to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 3, and said motion was lost.

Yeas 69; Nays 27.

Yeas :

Mr. Speaker	Edwards	Jenkins	Oden
Adams	Engel	Johnson (<i>Hardaway</i>)	Perry
Bailey	Faulk	Johnson (<i>J. T. Tom</i>)	Phillips
Bassett	Ferguson	Jones (<i>Monroe</i>)	Pierce
Bevill	Franklin	Locke	Powell
Bishop	Class	Long (<i>Perry</i>)	Rast
Boyd	Goldthwaite	McClendon (<i>Chambers</i>)	Ray
Brannan	Goodwyn	McCorquodale	Rogers
Branyon	Grant	McLendon (<i>Bullock</i>)	Rozelle
Brewer	Gross	Martin	Sessions
Cabiness	Grouby	Meade	Smith (<i>Russell</i>)
Callahan	Guthrie	Merrill	Speaks
Camp	Hanby	Morrow	Thomas
Casey	Hankins	Murphy	Torbert
Cates	Harvey	Nettles	Turner
Copeland	Hearn	Nichols	Turnham
Daniel	Ingram	Oakley	Vickers
Dunn			

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Nays :

Messrs.	Cook	Hardy	Reynolds (<i>Madison</i>)
Albea	Cornett	Harris	Roberts
Avery	Dickson	Johnston (<i>Leonard</i>)	Salter
Barnett	Dodd	Jones (<i>Covington</i>)	Self
Broadfoot	Gilmer	Lee	Smith (<i>St. Clair</i>)
Brooks	Gordon	Long (<i>Lauderdale</i>)	Solomon
Chambers	Hain	Ramey	Taylor

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And said resolution, H. J. R. 3, was read and referred to the Standing Committee on Rules.

INTRODUCTION OF BILLS

Upon a call of counties bills were introduced, severally read one time and referred to appropriate standing committees, as follows:

By Messrs. Grouby and Hankins:

H. 1. Relating to elections; amending further Sections 77 and 80 of Title 17, Code of Alabama 1940, to provide further for establishing election precincts, districts, polling places, and correct lists of qualified voters.

Local Government.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 2. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Ways and Means.

By Messrs. Callahan, Smith (Russell), Boyd and Grouby:

H. 3. To make an appropriation to the Fire College created and established by an act of the Legislature No. 373, of the Acts of the Legislature of 1955, Volume II, page 898, approved September 8, 1955, and to provide for the expenditure thereof and the payment of the appropriation.

Ways and Means.

By Messrs. Callahan, Smith (Russell), Boyd, Grouby and Ramey:

H. 4. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, reconstruct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 5. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 6. To make an appropriation to the South's Regional Advisory Council on Nuclear Energy (RACNE) for the support and operation thereof.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 7. To make an appropriation for the support of the Southern Regional Council on Mental Health Training and Research.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 8. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 9. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 10. To make appropriations to the Department of Conservation for capital improvements.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 11. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary, to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 12. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 13. To appropriate the sum of \$100,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for experimental farm use.

Ways and Means.

By Messrs. Smith (Russell), Boyd and Grouby:

H. 14. To make an appropriation for the support of the Council of State Governments.

Ways and Means.

By Messrs. Smith (Russell), Boyd, Grouby and Turner:

H. 15. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Ways and Means.

By Messrs. Smith (Russell), Boyd, Grouby, Engel and Murphy:

H. 16. To provide for an appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

Ways and Means.

By Mr. Brannan:

H. 17. To appropriate the sum of three hundred thirty-four dollars and twenty-four cents (\$334.24) out of the Seafood Division Fund in addition to all other appropriations heretofore made for the purpose of paying items of expense and equipment purchases listed herein incurred prior to October 1, 1958.

Ways and Means.

By Mr. Brannan (with notice and proof):

H. 18. To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Local Legislation No. 1.

Notice and Proof H. 18:

LEGAL NOTICE

STATE OF ALABAMA,
COUNTY OF BALDWIN

Notice is hereby given pursuant to Section 106 of the Constitution of Alabama, 1901, that application will be made to the Legislature of Alabama for the enactment of a local law, the substance of which is as follows:

A BILL TO BE ENTITLED AN ACT

To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said

Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. That the boundary lines of the Town of Daphne, Baldwin County, Alabama, be, and the same are hereby altered or rearranged so as to include all of the territory heretofore encompassed by the corporate limits of the Town of Daphne and in addition thereto the following described territory, to-wit:

Begin at the Northwest (NW) Corner of Section Seventeen, Township Five South, Range Two East and run Due North Six Thousand (6000) feet more or less to a Point on the South margin of Bay Ridge Subdivision, according to map thereof recorded in Map Book 4, Page 115, Probate Records, Baldwin County, Alabama; thence runs S 89 deg. 22' E along the south margin of said subdivision, 160 ft. more or less, to the Southeast (SE) corner thereof; thence run North 540.2 feet, to the Northeast Corner of said Bay Ridge Subdivision, which point is on the South boundary of the tract of land being developed as 'Lake Forest Subdivision'; thence run N 86 deg. 45' W., along the line dividing Bay Ridge Subdivision from the Lake Forest tract a distance of 2717 feet, more or less, to a point on the Western margin of U. S. Highway No. 98, as presently designated; Thence run South along the West side of said Highway, 100 feet, more or less, to a point on the North side of Washington Avenue in Park City subdivision according to map of said subdivision recorded in Miscellaneous Book 1, at Page 231, Probate Records, Baldwin County, Alabama; thence run West along the north side of said Washington Avenue, 2500 feet more or less to Mobile Bay; thence run Southerly and following the meanderings of the Bay Shore, 1.2 miles, more or less to a point due West of the Point of Beginning and situated on the present Northern boundary of the Corporate Limits of the Town of Daphne; thence run East 2700 feet, more or less, to the Point of Beginning. The above described tract includes all of Lots 1, 2, 4 and 5 and the approximate West $\frac{1}{2}$ of Lots 3 and 6, of Fractional Section 7, T5S, R2E; All of Louis D'Olive Grant Section 37; approximately the western $\frac{1}{2}$ of Louis D'Olive Grant Sections 19 and 36; approximately the Western $\frac{1}{2}$ of the Charles Stewart Grant Section 39; and roughly the Southwestern $\frac{1}{4}$ of the Louis D'Olive Grant Section 7; all in Township Five South, Range Two East, Baldwin County, Alabama.

Section 2. That this act shall become effective upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA,
COUNTY OF BALDWIN

Before me, the undersigned notary public, in and for the State and County aforesaid, personally appeared Frances G. Crawford, who being by me first duly sworn, deposes and says that during the times herein mentioned she was the Editor of the Fairhope Courier, a newspaper of general circulation published in Baldwin County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on the 9th day of August, the 16th day of Aug-

ust, the 23rd day of August, and the 30th day of August, all in the year, 1961.

FRANCES G. CRAWFORD.

Subscribed and sworn to before me this the 31st day of August, 1961.

TILLIE K. STEPHENS,

Notary Public, Baldwin County, Alabama.

By Messrs. Thomas, Pierce, Nettles, Branyon, Hankins and Turnham:

H. 19. To provide for the salary of the Chief Examiner of Public Accounts.

Ways and Means.

By Mr. Thomas:

H. 20. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

State Administration.

By Messrs. Thomas and Morrow:

H. 21. To authorize each of the several counties in this state to acquire properties suitable for use by any one or a combination of the following: (a) any industry for manufacturing, processing, or assembling any agricultural or manufactured product and (b) any commercial enterprise in storing, warehousing, distributing or selling products of agriculture, mining and industry; to authorize counties to lease such properties subject to certain specified requirements; to authorize counties to finance the acquisition of such properties by the issuance of revenue bonds payable solely out of the revenues from the leasing of such properties and to secure such bonds by pledges of such revenues and leases and by mortgages on such properties; to provide that all such bonds shall be negotiable instruments; to authorize the refunding of any such bonds; to provide for remedies in the event of default respecting any bonds issued under the act; to exempt from taxation such properties and the revenue from the lease thereof, such bonds and the income therefrom, all mortgages executed as security therefor and all lease agreements made hereunder; to prohibit any county from making contributions to the cost of any such properties and from furnishing land therefor; to provide that such bonds and any agreements made in connection therewith shall not constitute an indebtedness of a county or a pecuniary liability of any kind; to provide that such bonds shall be legal investments for savings banks and insurance companies organized under the laws of this state; to provide the purposes for which the proceeds from the sale of such bonds may be used; to provide that no notice to or consent or approval by any governmental body or public officer shall be a prerequisite to the issuance of such bonds or the securing thereof.

State Administration.

By Mr. Gordon (with notice and proof):

H. 22. To create the Blount County Board of Public Hospitals and transfer to such board all the powers, duties, and authority of the board of directors of any public hospital corporation incorporated in Blount County pursuant to Act No. 46 of 1949, which board is hereby abolished; to prescribe the membership of such board of hospitals; and to provide for the

selection, term of office, and the payment of certain expenses of the members of such board.

Local Legislation No. 1.

Notice and Proof H. 22:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

STATE OF ALABAMA
COUNTY OF BLOUNT

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

To create the Blount County Board of Public Hospitals and transfer to such board all the powers, duties, and authority of the board of directors of any public hospital corporation incorporated in Blount County pursuant to Act No. 46 of 1949, which board is hereby abolished; to prescribe the membership of such board of hospitals; and to provide for the selection, term of office, and the payment of certain expenses of the members of such board.

Be It Enacted by the Legislature of Alabama:

Section 1. The members of the board of finance and control, court of county commissioners, board of revenue, or other like governing body of Blount County, and their successors in office, and four other citizens of Blount County who are qualified electors, selected by the county governing body shall constitute the Blount County Board of Public Hospitals, which is hereby established. Immediately after this Act becomes effective, the board of finance and control, court of county commissioners, board of revenue, or other like governing body of Blount County shall appoint two members of this board, each for a term of three years, and two other members, each for a term of six years, two of these appointed members shall be members of the Blount County Board of Health. Thereafter, upon the expiration of term of an appointive member of the board, the county governing body shall appoint his successor for a term of six years. If any appointive member dies, resigns, becomes incapable of acting as a member, or ceases to reside in the county, the governing body of the county may elect his successor to serve for the unexpired term. The present and future appointive members of the board shall not be eligible to succeed themselves in office. The members of the board shall serve without compensation, except that they may be reimbursed for actual expenses incurred in the performance of their duties.

Section 2. The board of hospitals shall have and may exercise all of the powers and authority, duties, and responsibilities of the board of directors or other governing board or any public hospital corporation incorporated pursuant to Act. No. 46, S. 154, approved June 2, 1949 (Acts of 1949, p. 68) and any amendments thereof for the purpose of acquiring, owning, and operating a public hospital or hospitals.

Section 3. The board of directors or other governing board of any public hospital corporation incorporated in Blount County pursuant to Act No. 46, S. 154, approved June 2, 1949 (Acts of 1949, p. 68) and any amendments thereof, for the purpose of acquiring, owning, and operating a public hospital or hospitals, is hereby abolished, and after the effective date of this Act, all the powers, duties and functions of such board of directors shall be performed by the Blount County Board of Public Hospitals.

Section 4. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect, the part which remains.

Section 5. All laws or parts of laws which conflict with this Act are repealed.

Section 6. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF BLOUNT

Before me, the undersigned authority in and for said County in said State, this day personally appeared Rice M. Howard, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was editor of the Southern Democrat, a newspaper of general circulation published in Blount County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on August 3, August 10, August 17, and August 24, all in the year 1961.

RICE M. HOWARD,
Editor.

Sworn to and subscribed before me September 9, 1961.

MOLLY RYAN,
Title Notary Public.

By Messrs. Gordon, Jones (Covington), Oden, Ray, Gross, Cabiness, Cates, Long (Perry), Hearn, Johnston (Leonard), and Harris:

H. 23. To create the Alabama Aging Citizens Commission and charge this commission with the duty of promoting the health, happiness and general welfare of the elderly citizens of the state; to prescribe the powers, duties, and authority of the commission; to provide for the selection and compensation of members and employees of the commission; and to make an appropriation to carry out the purposes of this Act.

Ways and Means.

By Messrs. Gordon, Branyon, Hankins, Shumate, Turner, Smith (St. Clair), Grouby, Speaks, Cabiness, Johnston (Leonard), Dodd, Jenkins, Gross, Jones (Covington) and Oden:

H. 24. To impose and provide for the collection of a trial tax in divorce cases, and to provide for the payment of the proceeds of such tax

into a medical fund for the aging, which is hereby established.

Ways and Means.

By Messrs. Glass and Taylor:

H. 25. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Ways and Means.

By Messrs. Taylor and Glass:

H. 26. To amend Code of Alabama 1940, Title 14, Section 334, which defines the offense of petit larceny and prescribes the punishment therefor.

Judiciary.

By Messrs. Taylor and Glass:

H. 27. To repeal Act No. 134, H. 179, approved February 24, 1956, entitled, "An Act Relating to counties having a population of not less than 29,000 nor more than 29,350 inhabitants, according to the last or any subsequent federal decennial census; to provide for a jury trial in such counties in any proceeding at law or in equity for the purpose of establishing disputed land lines or boundaries between coterminous owners of land." (Acts of Alabama 1956 Special Sessions, vol. I, p. 195).

Local Legislation No. 1.

By Messrs. Taylor and Glass:

H. 28. To provide for a jury trial in any proceeding at law or equity in any county having a population of not less than 24,525 nor more than 24,575 inhabitants, according to the 1960 or any succeeding federal decennial census, for the purpose of establishing disputed land lines or boundaries between coterminous owners of land.

Local Legislation No. 1.

By Messrs. Taylor and Glass:

H. 29. To exempt certain residents of the state who are sixty-five years of age or over from the requirements of procuring peddlers or itinerant or transient vendors privilege licenses under certain conditions; and to prescribe penalties.

Ways and Means.

By Messrs. Taylor and Glass:

H. 30. To exempt certain bona fide residents of the state who are drawing disability insurance benefits under the federal Social Security Act from the requirements of procuring peddlers, itinerant or transient vendors privilege licenses under specified conditions; and to prescribe penalties.

Ways and Means.

By Messrs. Albea and Merrill:

H. 31. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings, providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Speaks, Cabiness, Broadfoot, Jones (Covington), Gross, Johnston (Leonard), Johnson (Hardaway), Harris, Avery and Gordon:

H. 32. Relating to taxation; amending Section 398 of Title 51, Code of Alabama 1940, in relation to the rate of the state corporation income tax.

Ways and Means.

By Messrs. Speaks, Cabiness, Broadfoot, Jones (Covington), Gross, Johnston (Leonard), Johnson (Hardaway), Harris, Avery and Gordon:

H. 33. Proposing an amendment to the Constitution relative to the rate of income taxes on the net incomes of corporations.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Mr. Phillips:

H. 34. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Local Legislation No. 1.

By Mr. Phillips:

H. 35. To amend further Section 3 of Title 51 of the Code of Alabama, 1940, as amended, which relates to certain exemptions from taxation.

Ways and Means.

By Mr. McCorquodale:

H. 36. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Conservation.

By Mr. McCorquodale:

H. 37. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Conservation.

By Mr. McCorquodale:

H. 38. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Conservation.

By Mr. Salter:

H. 39. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12, and 13 of said Act.

Agriculture.

By Mr. Guthrie (with notice and proof):

H. 40. To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to authorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County, in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

Local Legislation No. 1.

Notice and Proof H. 40:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to authorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

Be It Enacted by the Legislature of Alabama:

Section 1. The Sheriff of Cullman County, Alabama, is hereby allowed one additional deputy sheriff to those now provided by law which deputy shall receive a salary of not less than \$3500.00 per annum nor more than \$3800.00 per annum, to be paid in twelve equal monthly installments out of the general funds of Cullman County, Alabama. Said deputy shall be eligible to perform the duties of deputy sheriff anywhere in said County.

Section 2. The appointment of the additional deputy sheriff herein provided shall be made by the Sheriff of Cullman County and certified by him to the governing body of Cullman County, Alabama, and the salary of said deputy shall be fixed by the said governing body as provided in this Act. Such additional deputy sheriff shall serve at the pleasure of the Sheriff of Cullman County, Alabama.

Section 3. That on or before the first day of each month the governing body of Cullman County shall order a warrant to be drawn upon the general funds of said county, payable to said deputy sheriff, for the monthly salary as shall be due him under the provisions of this Act.

Section 4. If any part, paragraph or section of this Act be declared unconstitutional, the balance of said Act shall not be affected thereby.

Section 5. This Act shall be of full force and effect immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA CULLMAN COUNTY

Before me, Willy Abt, a Notary Public in and for said County and State, personally appeared Henry Frank Arnold, Publisher of The Cullman Tribune, a weekly newspaper published in Cullman, Cullman County, Alabama and being duly sworn, says that the notice of which the attached is a true copy, was published in said newspaper once a week, for four successive weeks and being in the issues of said newspaper of the following dates, viz: 20th, 27th July, 3rd, 10th August 1961.

HENRY F. ARNOLD,
Publisher.

Sworn to and subscribed before me this, the 9th day of September, 1961.

WILLY ABT,
Notary Public.

By Messrs. Hain, Gilmer and Hardy:

H. 41. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

State Administration.

By Messrs. Hain, Gilmer and Hardy:

H. 42. To amend Section 415 of Title 48 of the Code of Alabama, 1940.
State Administration.

By Messrs. Harris and Rast:

H. 43. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Business and Labor.

By Messrs. Harris, Gross and Cabiness:

H. 44. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County; to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

Ways and Means.

By Mr. Harris:

H. 45. To create a solicitor's fund in the ninth judicial circuit of Alabama; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in the ninth judicial circuit; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Ways and Means.

By Mr. Harris:

H. 46. Further regulating the meetings of the county board of reg-

istrars in all counties having populations of not less than 38,000 nor more than 45,000.

Local Legislation No. 1.

By Messrs. Jones (Covington), Harris, Gordon, Johnston (Leonard), Grouby, Dodd, Shumate, Owens, Brannan, Goldthwaite, Pierce, Branyon, Self, Broadfoot, Speaks, Cabiness, Cates, Hankins, Bishop, Reynolds (Madison), Brewer, Long (Lauderdale), Rast, Gross, Callahan, Johnson (Hardaway), Johnson (J. T. Tom), Jenkins, McClendon (Chambers), Meade, Copeland, Rozelle, Locke, Adams, Rogers, Salter, Bailey, Powell, Nichols, Camp, Franklin, Hain, Hardy, Gilmer, Ingram, Chambers, Solomon, Dickson, Cook, Long (Perry), Turnham, Dunn, Boyd, Grant, Daniel, Phillips, Engel, Murphy, Faulk, Albea, Smith (St. Clair), Nettles, Bevell, Avery, Barnett, Harvey, Roberts, Turner, Perry, Sessions, Edwards, Ferguson, Brooks and Torbert:

H. 47. Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Johnston (Leonard), Johnson (Hardaway) and Speaks:

H. 48. To repeal subsection H. of Section 214, Title 26, Code of Alabama 1940, which relates to a disqualification for benefits under the unemployment compensation act (5 Code of Alabama 1955 Cumulative Pocket Part 265).

Judiciary.

By Messrs. Johnston (Leonard) and Johnson (Hardaway):

H. 49. To regulate spear fishing in the fresh and salt waters of this State; providing a license therefor; and providing a penalty for the violation of the provisions of this act.

Conservation.

By Messrs. Rozelle, Turnham and Jones (Covington):

H. 50. To amend further Sections 385 and 402 of Title 51, Code of Alabama 1940, and to amend Section 1 of Act No. 208, H. 208 of the Regular Session of 1951 (Acts of Alabama 1951, vol. 1, p. 471), and Sections 2 and 12 of Act No. 289, H. 273 of the Regular Session of 1955 (Acts of Alabama 1955, vol. 1, p. 661), all of which relate to Alabama income tax, so as to delete from each of these laws the provisions allowing the deduction of federal income taxes paid from a taxpayer's income when determining the amount of income subject to the Alabama income tax.

Ways and Means.

By Messrs. Hanby, Copeland, Johnson (J. T. Tom), and Vickers:

H. 51. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Judiciary.

By Mr. Hanby:

H. 52. To amend Code of Alabama 1940, Title 51, Section 613, in relation to the license tax payable on vending machines.

Ways and Means.

By Messrs. Copeland, Pierce, Goodwyn and Sessions:

H. 53. To provide for a license tax on and the assessment and collection of ad valorem taxes on house trailers.

Ways and Means.

By Mr. Branyon:

H. 54. To apply in but only in counties having a population of not less than 15,500 inhabitants, nor more than 16,300, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff.

Local Legislation No. 1.

By Mr. Branyon:

H. 55. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. I, p. 96).

Local Legislation No. 1.

By Mr. Branyon:

H. 56. For the relief of James Shellnut; making an appropriation to reimburse James Shellnut for sums expended for medical care and treatment on account of personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Ways and Means.

By Messrs. Branyon, Hankins, Bishop, Cabiness, Gross, Hain, Gordon, Roberts and Oden:

H. 57. To amend further Title 34, Sections 27 and 29, Code of Alabama 1940, both of which relate to period of residence requirements in divorce suits.

Judiciary.

By Messrs. Branyon and Dodd:

H. 58. To propose an amendment to the Constitution of Alabama relative to exemptions from the poll tax.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Branyon and Dodd:

H. 59. To exempt certain persons from poll tax; amending Section 238 of Title 51, Code of Alabama 1940 in relation to periods of military service subject to exemption from the tax.

Ways and Means.

By Mr. Oden:

H. 60. Relating to counties having populations of not less than 21,900 nor more than 22,300, according to the last or any subsequent federal decennial census; to authorize the court of county commissioners, board of revenue or other like governing body to designate deputy sheriffs as county traffic control officers and to provide for the payment of their compensation out of funds accruing from the motor vehicle and trailer license taxes; and directing the probate judge to withhold each year \$9,500 from the first moneys collected from the motor vehicle and trailer license taxes to be used for this purpose.

Local Legislation No. 1.

By Mr. Oden:

H. 61. To amend further Section 12, Title 12, Code of Alabama 1940, in relation to powers of courts of county commissioners.

Ways and Means.

By Mr. Oden:

H. 62. To validate certain elections held since February 24, 1959, under any constitutional amendment or the provisions of Article 6 or 7 of Chapter 10, Title 52, Code of Alabama, 1940, or under any other law, for the purpose of authorizing a special tax for school purposes.

Ways and Means.

By Mr. Martin:

H. 63. Relating to school finances; providing for use of certain earmarked or dedicated school revenues for general educational purposes, including payment of teachers' salaries, in counties having populations of not less than 13,500 nor more than 14,200; repealing conflicting laws.

Local Legislation No. 1.

By Messrs. Solomon and Nichols:

H. 64. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

Agriculture.

By Mr. Solomon:

H. 65. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial

feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Agriculture.

By Mr. Adams (with notice and proof):

H. 66. To provide for the creation and establishment of a city-county airport authority, which shall be a public body corporate, to take possession of and title to existing airports, airfields, and aircraft facilities owned or operated by or on behalf of the City of Dothan and the County of Houston, and located in Houston County, and to provide for the management, control, development and improvement of such airports, airfields and aircraft facilities.

Local Legislation No. 1.

Notice and Proof H. 66:

LEGAL NOTICE

Notice is hereby given in accordance with Article 4, Section 106 of the Constitution of Alabama that application will be made at the current session of the Legislature for enactment of a local law affecting the City of Dothan and Houston County, in substance as follows:

An Act to create and establish an airport authority, which shall be a public corporate body authorized to take over, operate, manage, control, develop, improve, and mortgage existing city and county-owned airports, airfields, and aircraft facilities; to provide for the selection, tenure, and compensation of the members and officers of the airport authority and prescribe their powers and duties; to define the powers and duties of the airport authority as a public corporation; to authorize the corporation to create debts, issue and sell warrants or bonds, and to pledge to the payment thereof and the interest thereon the revenues received by the authority from airport operations; to restrict the powers of the airport authority in relation to acquisition, sale, disposition and use of real estate; to provide for audits, reports, and accounting for funds, resources, and public property; to make the operation of the law depend upon approval by a majority of the qualified voters of the county who vote thereon at an election to be held for that purpose.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF HOUSTON

Before me, the undersigned authority in and for said County in said State, this day personally appeared Mirl Crosby, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Business Manager of the Dothan Eagle, a newspaper of general circulation published in Houston County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 28, August 4, August 11, and August 14, all in the year 1961.

MIRL CROSBY.

Sworn to and subscribed before me September 9, 1961.

B. WALLACE MILLER.

By Messrs. Cabiness and Gross:

H. 67. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in Jackson County.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Cabiness and Gross:

H. 68. To raise revenue for old-age pension purposes; providing an additional privilege tax upon certain persons, firms or corporations maintaining telephone, electric and gas lines, measured by the number of miles of such lines in the state.

Ways and Means.

By Messrs. Cabiness and Gross:

H. 69. To raise revenue; imposing a tax measured by gross sales or gross receipts derived by public utilities from the sale of transportation, gas, water or electricity, the rates or charges for which are customarily fixed and determined by the public service commission of Alabama or like regulatory bodies; providing for the enforcement and collection of the tax; and dedicating the proceeds of the tax to educational purposes.

Ways and Means.

By Mr. Cabiness:

H. 70. To regulate further the distribution of textbooks in certain tax supported schools; to amend further Sections 13 and 15 of Act No. 412, S. 261, approved July 7, 1945, an act which among other things provides for the distribution of state-owned textbooks (Acts of Alabama 1945, p. 647); to amend Section 1 of Act No. 423, H. 679, approved November 13, 1959, which requires the state department of education to furnish free textbooks to pupils and teachers in classrooms of schools conducted under the supervision of the Alabama state hospitals (Acts of Alabama 1959, vol. 2, p. 1115); and to repeal conflicting laws.

State Administration.

By Mr. Cabiness:

H. 71. To provide for transfer to the Alabama Special Educational Trust Fund of the surplus in the general fund at the close of the fiscal year ending September 30, 1961.

Ways and Means.

By Mr. Cabiness:

H. 72. Relating to counties having populations of not less than 36,600 nor more than 37,800 according to the 1960 or any subsequent federal decen-

nial census; providing further for operation of the office of the sheriff of any such county; authorizing the sheriff to appoint two additional deputies; providing for the qualifications, compensation, powers and duties of such deputies; authorizing the court of county commissioners, board of revenue, or like governing body of such county to pay to the sheriff of the county an allowance to defray the operational and maintenance cost of transportation incurred by such deputies in the performance of their official duties.

Local Legislation No. 1.

By Mr. Cabiness:

H. 73. To provide an additional expense allowance for the superintendent of education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

Local Legislation No. 1.

By Mr. Cabiness:

H. 74. To grant and provide for the payment of a cost-of-living raise to regular employees of the State of Alabama whose employment is subject to the State Merit System.

State Administration.

By Mr. Cabiness:

H. 75. To change the basis of compensating the coroner of Jackson County, placing such officer on a salary to be paid out of the general fund of the county.

Local Legislation No. 1.

By Mr. Cabiness:

H. 76. To amend Section 304 of Title 55, Code of Alabama 1940, which relates to the pay plan by which state employees are paid.

State Administration.

By Mr. Cabiness:

H. 77. To provide an additional expense allowance for the members of the County Board of Education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

Local Legislation No. 1.

By Mr. Cabiness:

H. 78. To regulate further the compensation and allowances of members of the board of registrars of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Local Legislation No. 1.

By Mr. Cabiness:

H. 79. To regulate further the compensation and allowances of members of the board of equalization of counties having populations of not less

than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Local Legislation No. 1.

By Messrs. Cabiness and Gross:

H. 80. To regulate the hours of work of state convict guards.

State Administration.

By Mr. Cabiness:

H. 81. To fix the compensation of the Director of State Docks.

State Administration.

By Messrs. Cabiness and Gross:

H. 82. Relating to counties having populations of not less than 36,600 nor more than 37,800 according to the 1960 or any subsequent federal decennial census; providing that the circuit court clerk shall not be entitled to receive from the fine and forfeiture fund any fee for services rendered in any case which is not proessed or otherwise dismissed.

Local Legislation No. 1.

By Messrs. Sessions, Perry, Locke, Edwards, Morrow and Hawkins:

H. 83. To amend further Section 706, Title 51, Code of Alabama (1940), as amended, by providing further for the transfer of ownership of motor vehicle licenses tags, and by prescribing further penalties.

Local Legislation No. 2.

By Messrs. Sessions, Perry, Rast, Edwards and Morrow (With Notice and Proof):

H. 84. For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System, established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of 1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 12, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowance for the period November 11, 1957, to June 16, 1958, and for this period only if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

Local Legislation No. 2.

Notice and Proof H. 84:

NOTICE OF INTENTION TO APPLY FOR ADOPTION OF LOCAL ACT

Notice is hereby given that at the Regular Session of the Legislature of Alabama of 1961, which reconvened on May 2, 1961, application will be

made to the Legislature of Alabama for the adoption of a local act applicable to Jefferson County, Alabama, which will provide as indicated in the title thereof, which said title is as follows:

A BILL
TO BE ENTITLED
AN ACT

For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of 1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 2, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowance for the period November 11, 1957 to June 16, 1958, and for this period only, if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA
JEFFERSON COUNTY

Before me, the undersigned authority in and for said County, in said State, personally appeared Eleanor O. Abercrombie who, being by me first duly sworn, deposes and says that she is the Publisher of Alabama Legal Advertiser, a weekly newspaper of general circulation published in Jefferson County, Alabama, which was established in 1918 under the name of Southern Labor Review which said name was changed to Alabama Legal Advertiser on the 5th day of December, 1959, and which has been published consecutively weekly since said date. And that there was published in said newspaper in the issues of July 29, Aug. 5, 12, 19, 1961, a legal notice, a copy of which is hereto attached.

ELEANOR O. ABERCROMBIE,
Publisher.

Sworn and subscribed to on this the 19th day of August, 1961.

MILDRED M. GRIFFIN,
Notary Public.

By Messrs. Locke, Rast, Sessions, Edwards, Perry and Morrow (with notice and proof):

H. 85. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

Local Legislation No. 2.

Notice and Proof H. 85:

LEGAL NOTICE

Notice is hereby given that a bill will be introduced at the present session of the Alabama Legislature, 1961, or the next Special Session, for

the passage of an act to increase the annual salaries of the judges of the Jefferson County Civil Court; to increase the jurisdiction of said Court.

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA COUNTY OF JEFFERSON

On this 8 day of Sept. A.D. one thousand nine hundred and 61 personally appeared before me, J. L. Roberts, a Notary Public in and for the County and State aforesaid, Aubrey Cash, who being duly sworn according to law, declares that he is Bookkeeper of "The Birmingham News" and "The Birmingham Post Herald," newspapers published in the City of Birmingham, in the County of Jefferson, State of Alabama, and that the advertisement, a true copy of which is herewith attached, appeared in "The Birmingham News" on the following dates: Aug. 1, 8, 15, 22, 1961.

Signed AUBREY CASH.

Subscribed and sworn to before me this 8 day of Sept. A.D. 1961.

J. L. ROBERTS,
Notary Public.

My Commission Expires 3-8, 1964.

By Messrs. Perry, Sessions, Locke, Rast, Edwards and Morrow:

II. 86. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et. seq.) entitled "AN ACT—To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or

allocated for any of the purposes for which such authority shall have been organized, "who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Local Legislation No. 2.

By Messrs. Perry, Sessions, Locke and Morrow:

H. 87. To confer on certain non-profit hospital corporations the power of eminent domain.

Local Legislation No. 2.

By Messrs. Perry, Sessions, Edwards, Locke and Morrow:

H. 88. To amend the title to and Section One, Section Three, Section Four, Section Five and Section Seven of Act No. 343 of the 1953 Regular session of the Legislature of Alabama which act was known as House Bill 662 and approved August 17, 1953 and to amend Section One and Section Seven of Act No. 328 of the 1957 regular session of the Legislature of Alabama which act was approved on August 20, 1957 and known as House Bill 877, entitled, "An act to provide for the establishment and administration of a supplementary retirement fund for deputy sheriffs, wardens, assistant wardens, transfer agents, prison clerks, or identification clerks employed by the sheriff in counties having a population of 400,000 or more according to the last or any future federal census and for the payment of benefits to the deputy sheriffs, wardens, assistant wardens, transfer agents, prison clerks, or identification clerks of the sheriff's office in such counties; to provide for the apportionment of pistol permit fees issued by the sheriff."

Local Legislation No. 2.

By Messrs. Rast, Goodwyn, Sessions, Pierce, Engel, Bailey, Perry, Edwards, Locke and Morrow:

H. 89. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Local Legislation No. 2.

By Messrs. Perry, Sessions, Locke, Rast and Edwards (with notice and proof):

H. 90. Relating to Jefferson County; to increase the compensation of the Judge of the Jefferson County Criminal Court; to provide for payment thereof and to repeal laws in conflict herewith.

Local Legislation No. 2.

Notice and Proof H. 90:

NOTICE

STATE OF ALABAMA JEFFERSON COUNTY

Notice is hereby given that application will be made to the present session of the Alabama Legislature (Special or Regular) for the passage of an Act to increase the compensation of the Judge of the Jefferson County Criminal Court and to regulate the payment of the salary of the Judge of said court.

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA JEFFERSON COUNTY

Before me, the undersigned authority in and for said County in said State, personally appeared Mary B. Wheeler, who, being by me first duly sworn, deposes and says that she is the Publisher of The Birmingham Messenger, a weekly newspaper of general circulation published in Jefferson County, Alabama, which was established on the 13th day of September, 1930, and which has been published consecutively weekly since said date. And that there was published in said newspaper in the issues of June 24; July 1, 8, 15, 1961, a legal notice, a copy of which is hereto attached.

MARY B. WHEELER,
Publisher.

Sworn and subscribed to on this the 8th day of September, 1961.

SARA WHEELER,
Notary Public.

By Messrs. Locke, Perry, Sessions, Morrow and Rast:

H. 91. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

State Administration.

By Messrs. Sessions, Perry, Rast, Locke, Edwards, Morrow and Long (Lauderdale):

H. 92. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and

municipal taxes, licenses, fees and excises, under certain prescribed conditions.

Ways and Means

By Messrs. Locke, Sessions, Rast, Edwards and Morrow:

H. 93. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Judiciary.

By Messrs. Perry, Sessions, Rast, Edwards and Morrow:

H. 94. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

Ways and Means.

By Messrs. Locke, Rast, Sessions, Perry, Cornett, Grant, Nettles, Daniel and Rozelle:

H. 95. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Judiciary.

By Messrs. Locke, Rast, Sessions, Perry, Cornett, Grant, Nettles, Daniel and Rozelle:

H. 96. To protect and preserve basic trust and fiduciary purposes and interests inherent in the intent and understanding when property in Alabama shall have been subjected or devoted to local fraternal uses; to prevent impairment of such intent and to preserve the charitables or trust use intended, from subjection to uses, functions or rules subversive of such intent or inconsistent with social order, harmony and good will in the administration thereof as a result of or in the event of action by any higher or affiliate order or other authority affecting the administration or use of the property; and to provide for repayment of loans or grants made by the parent order (or its affiliated organization) to the local fraternity as those terms are herein defined; and to provide procedure for protection and preservation of such intent and the fraternal, charitable or educational use involved and said declaratory act to that end.

Judiciary.

By Messrs. Locke, Rast, Sessions, Cornett, Grant, Daniel, Nettles, Rozelle and Perry:

H. 97. To license and regulate the business of selling and issuing checks, drafts and money orders as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state se-

curities commissioner; and to prescribe penalties for violation of, or non-compliance with, this act.

Judiciary.

By Messrs. Locke, Rast, Sessions, Cornett, Grant, Daniel, Nettles, and Rozelle:

H. 98. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

Judiciary.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Locke, Perry, Sessions, Rast and Edwards:

H. 99. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Ways and Means.

By Messrs. Rast, Long (Lauderdale), Dodd, Pierce, Goodwyn, Thomas, Adams, McLendon (Bullock), Long (Perry), Brewer, Boyd, Bailey, Lee, Perry, Cabiness, Gross, Edwards, Locke, Goldthwaite, Powell and Jones (Covington):

H. 100. To amend further Code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

Business and Labor.

By Messrs. Rast, Long (Lauderdale), Dodd, Pierce, Goodwyn, Thomas, Adams, McLendon (Bullock), Long (Perry), Brewer, Boyd, Bailey, Lee, Perry, Cabiness, Gross, Edwards, Locke, Goldthwaite, Powell and Jones (Covington):

H. 101. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

Business and Labor.

By Messrs. Rast, Long (Lauderdale), Dodd, Pierce, Goodwyn, Thomas, Adams, McLendon (Bullock), Long (Perry), Brewer, Boyd, Bailey, Lee, Perry, Cabiness, Gross, Edwards, Locke, Goldthwaite and Jones (Covington):

H. 102. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect

loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Business and Labor.

By Mr. Edwards:

H. 103. To amend Code of Alabama 1940, Title 29, Section 28, relating to the granting of licenses for the sale of malt or brewed beverages.

Health.

By Messrs. Edwards and Rast:

H. 104. To make an appropriation to the State Military Department from any funds in the State Treasury not otherwise appropriated in the sum of \$1,579.95; to provide for the distribution of said funds; and to pay for damages caused by crash of aircraft of Alabama Air National Guard.

Ways and Means.

By Mr. Edwards:

H. 105. To amend Section 2 of Act No. 744, H. 1462, Regular Session 1961, entitled "An Act to provide for the compensation to be paid certain officers by counties having a population of 600,000 or more according to the last or any succeeding decennial federal census."

Local Legislation No. 2.

By Messrs. Hankins and Salter:

H. 106. Relating to the levy of additional taxes for certain purposes in all counties having a population of 50,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Ways and Means.

By Mr. Broadfoot (with notice and proof):

H. 107. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Local Legislation No. 1.

Notice and Proof H. 107:

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby empowered to authorize the sheriff of Lauderdale County to appoint not more than one secretary to handle stenographic and clerical matters, which secretary shall hold office at the pleasure of the sheriff of Lauderdale County.

Section 2. The secretary appointed by the sheriff of Lauderdale County under the provisions of this act shall receive such salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed \$2400.00 per annum, to be paid in equal monthly-semi-monthly installments out of the general fund of Lauderdale County.

Section 3. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA
COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.
My Commission Expires August 31, 1964.

By Mr. Broadfoot (with notice and proof):

H. 108. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Local Legislation No. 1.

Notice and Proof H. 108:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby authorized and empowered to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law, which additional deputy sheriffs shall hold office at the pleasure of the Sheriff of Lauderdale County.

Section 2. Each said additional deputy sheriff appointed by the sheriff of Lauderdale County under the provisions of this Act shall receive such

salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed Four Hundred Fifty Dollars (\$450.00) per month, to be paid in equal monthly or semi-monthly installments out of the general fund of Lauderdale County. Such additional deputy sheriffs shall be eligible to perform the duties of deputy sheriff anywhere in Lauderdale County.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964.

By Mr. Broadfoot (with notice and proof):

H. 109. Relating to Lauderdale County: providing for the compensation of the Chief Deputy Sheriff of Lauderdale County.

Local Legislation No. 1.

Notice and Proof H. 109:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to Lauderdale County: providing for the compensation of the Chief Sheriff for Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The salary of the chief deputy of Lauderdale County shall be fixed by the governing body of Lauderdale County in an amount not to exceed \$6,000.00 per annum, payable in twelve equally monthly installments out of the treasury of the county upon the warrant of the county governing body.

Section 2. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper July 6, July 13, July 20, and July 27, all in the year, 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964

By Mr. Long (Lauderdale) (with notice and proof):

H. 110. To amend Section 7 of Act No. 39, S. 13, approved February 18, 1955, entitled "An Act relating to Lauderdale County: To abolish the Board of Revenue of Lauderdale County, created by Act No. 205, S. B. 243, approved July 21, 1953, and to restore and re-establish the Court of County Commissioners of Lauderdale County in lieu thereof; to provide for its organization, powers, jurisdiction, and duties; and to provide for the qualifications, manner of election, and compensation of its members," (Acts of Alabama 1955, vol. I, p. 61).

Local Legislation No. 1.

Notice and Proof H. 110:

LEGAL NOTICE

A BILL TO BE ENTITLED AN ACT

To amend Section 7 of Act No. 39, S. 13, approved February 18, 1955, entitled "An Act relating to Lauderdale County: To abolish the Board of Revenue of Lauderdale County, created by Act No. 205, S. B. 243, approved July 21, 1953, and to restore and re-establish the Court of County Commissioners of Lauderdale County in lieu thereof; to provide for its organization,

powers, jurisdiction, and duties; and to provide for the qualifications, manner of election, and compensation of its members," (Acts of Alabama 1955, vol. I, p. 61).

Be It Enacted by the Legislature of Alabama:

Section 1. Section 7 of Act No. 39, S. 13, approved February 18, 1955, entitled "An Act relating to Lauderdale County: To abolish the Board of Revenue of Lauderdale County, created by Act No. 205, S. B. 243, approved July 21, 1953, and to restore and re-establish the Court of County Commissioners of Lauderdale County in lieu thereof; to provide for its organization, powers, jurisdiction, and duties; and to provide for the qualifications, manner of election, and compensation of its members," (Acts of Alabama 1955, vol. I, p. 61) is amended to read as follows:

"Section 7. Each member of the court of county commissioners of Lauderdale County shall receive twenty-five dollars for each day on which he attends a regular meeting of the court. The payment of such compensation shall be made from monies of the county not otherwise pledged or appropriated by warrant drawn by the Probate Judge on the first of each calendar month for the preceding month. The Probate Judge of Lauderdale County shall be entitled to the compensation provided for by law for judges of probate who serve as principal judge of courts of county commissioners."

Section 2. The provisions of this Act shall become operative only if approved by a majority of the qualified electors of Lauderdale County who vote thereon in a referendum to be held on the date of the first county-wide primary, general, or special election held after the date of this enactment. The governing body of Lauderdale County shall order and provide for holding the referendum on such date. On the ballots to be used at the election, the question shall be stated substantially as follows: "Shall the provisions of Act No. ____ of the 1961 Regular Session of the Legislature, which fixes the compensation of the members of the court of county commissioners of Lauderdale County, be adopted? Yes () No ()." If a majority of the votes cast in the election are "Yes," the provisions of this Act shall become effective on the expiration of the term of office of the members thereof whose term first expires after the enactment of the law. If the majority are "No," this Act shall have no effect. The judge of probate of Lauderdale County shall certify the results of the election to the Secretary of State within 30 days after the returns thereof are canvassed.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared D. H. Bowling, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Advertising Manager of the Florence Times, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on May 26, June 2, June 9, and June 12, all in the year 1961.

D. H. BOWLING.,

Sworn to and subscribed before me September 12th, 1961.

STANLEY L. SCHULMAN,
Title Notary Public State-at-Large.
My Commission Expires Feb. 19, 1964.

By Mr. Broadfoot (with notice and proof):

H. 111. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Local Legislation No. 1.

Notice and Proof H. 111:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to Lauderdale: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby authorized and empowered to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail, which cook shall serve at the pleasure of the Sheriff of Lauderdale County.

Section 2. Such cook employed under the provisions of this Act shall receive such salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed One Hundred Dollars (\$100.00) per month, to be paid in equal monthly or semi-monthly installments out of the general fund of Lauderdale County.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA
COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964.

By Mr. Broadfoot (with notice and proof):

H. 112. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Local Legislation No. 1.

Notice and Proof H. 112:

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the

Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Be It Enacted by the Legislature of Alabama:

Section 1: The Law and Equity Court of Lauderdale County created by Act dated May 29, 1931, is hereby abolished.

Section 2: All cases now pending in said Law and Equity Court hereby abolished shall be transferred to the court created by this Act and to the Circuit Court of Lauderdale County, Alabama, together with all papers and judgment entries pertaining to said cases, and further proceedings thereon had in said courts as if such case or cases had originated therein.

Section 3: The criminal and quasi-criminal jurisdiction now conferred by law upon justice of the peace courts in Lauderdale County, Alabama, is hereby abolished.

Section 4: All criminal cases and matters now pending in any justice of the peace court or before justices of the peace shall be transferred to the Court created by this Act and further proceedings be had thereon as if such case or cases had originated in the court hereby created. The dockets, official records, and papers relative to such criminal cases and matters in justice of the peace courts or before justices of the peace shall be delivered to the court created by this Act.

Section 5: There is hereby established a court in and for said county which shall be called and known as Lauderdale County Court.

Section 6: The court established by this Act shall have civil jurisdiction in cases at law in which the matter in controversy does not exceed Five Hundred (\$500) Dollars, exclusive of interest and costs, said jurisdiction to be concurrent with the jurisdiction of any other court in the county having jurisdiction in such cases.

Section 7: The court established by this Act shall have original criminal jurisdiction of all misdemeanors committed in Lauderdale County and all peace proceedings commenced in said county; and it shall have preliminary jurisdiction of all felony, bastardy, and peace proceedings cases and of all other criminal and quasi-criminal proceedings cognizable in justice of peace courts and of all cases arising under Article 3, Chapter 4, Title 34, Code of Alabama, 1940.

Section 8: In all criminal cases in this court hereby established, wherein justices of the peace formerly had jurisdiction there shall not be charged a solicitor's fee. In all other criminal cases solicitor's fees shall be taxed and

collected as provided for under the general laws of the State of Alabama for criminal cases.

Section 9: The judge of the Lauderdale County Court must be a resident and qualified elector of Lauderdale County, admitted to the practice of law in the State of Alabama and not less than 23 years of age. The county governing body shall immediately after this Act becomes effective, and every four years thereafter, and at such times as a vacancy may occur appoint a judge of the Lauderdale County Court from among at least two persons nominated by the Lauderdale County Bar Association. Such nominations by the Lauderdale County Bar Association shall be certified to the county governing body by letter over the signature of the duly elected president of said Lauderdale County Bar Association. Should the county governing body fail or refuse to appoint a judge from among nominees submitted by the Lauderdale County Bar Association within 14 days after receiving the names of such nominees, the Presiding Circuit Judge of Lauderdale County Circuit Court is empowered and directed to make such appointment from among these persons nominated by the Lauderdale County Bar Association. The judge shall take and subscribe to the constitutional oath of office before he enters upon the discharge of the duties of his office. He shall take office on the day after his appointment, and shall hold office for a term of four years, and until his successor has been appointed and qualified. He shall be entitled to carry on a general practice of law; provided, however, that he shall not act as attorney in any matter previously heard in this court nor shall he practice criminal law in any court of Lauderdale County, Alabama.

Section 10: The judge of the Lauderdale County Court shall receive a salary which shall be fixed by the county governing body of Lauderdale County, but in no event shall such salary be less than Forty-eight Hundred (\$4,800) Dollars per annum, payable in equal monthly installments out of the general fund of Lauderdale County, Alabama, upon warrant of the Probate Judge of Lauderdale County. The Probate Judge is hereby authorized and directed to issue such warrants monthly.

Section 11: The Circuit Court Clerk of Lauderdale County shall be ex-officio clerk of the Lauderdale County Court. Said clerk shall have the power to issue search warrants and shall also have all the powers and authority, both ministerial and judicial, which are now or which may hereafter be vested in the Clerk of the Circuit Court of Lauderdale County. Said clerk shall be entitled to fees in all civil causes as hereinafter set out in section 15 and in all criminal cases the clerk shall be entitled to the same fees, and shall be paid in the same manner as are now or may hereafter be allowed to ex-officio clerks of county courts, law and equity courts and courts of like jurisdiction under the general laws of the State of Alabama. The county governing body may require a bond of the clerk not to exceed Five Thousand (\$5,000) Dollars.

Section 12: The clerk of the Lauderdale County Court shall keep a docket book or books in which he shall make fair and accurate entries of all causes brought before the court, and shall keep minutes of all the proceedings, including the service and return of process, the appearance of such parties as may appear, the fact of trial, the judgment, including damages, fine and sentence, with costs separately stated, the issuing of execution and to whom issued, with the date thereof and the return thereon, and a memorandum of the items of all costs, including witness fees, which shall be in the same amount and paid in the same manner as now exists in the Circuit Court of Lauderdale County. The docket or a certified copy thereof

shall be evidence of the matters therein stated. The clerk shall also be under the duty to do any and all other acts necessary or incident to the efficient operation of the court created by this Act.

Section 13: Said court shall be in session continuously from day to day. Cases may be set for trial at any time. The clerk of said court shall keep and maintain a trial calendar and the placing of any case on said trial calendar with the date of trial shall be notice to all persons.

Section 14: (a) A civil action shall be commenced by the filing of a statement of a claim, including the last known address of the defendant, in concise form and free from technicalities.

(b) A notice to appear shall be served on the defendant to which shall be attached a copy of the verified statement of claim, and such service shall be sufficient to give the court jurisdiction of the premises. The time for appearance shall be not more than ten days from the date of the service of said notice, after which time a hearing on the claim shall be had. All processes issued by the court shall be served by the Sheriff of Lauderdale County or by Registered or Certified mail with return receipt, or by any person not a party to or otherwise interested in the suit, especially appointed by the judge for that purpose. For the service of such processes, the Sheriff shall receive the same fees as are allowed by law to him for similar services performed in the Circuit Court.

(c) When notice is to be served by Registered or Certified mail, the clerk shall enclose a copy of the statement of claim, verification, if any there be, and notice in an envelope addressed to the defendant at his last known address, prepay the postage and mail the same forthwith, noting on the record the day and hour of mailing. When the return receipt indicating that delivery has been made to the defendant is received, the clerk shall attach the same to the original statement of claim and it shall constitute prima facie evidence of service upon the defendant.

(d) When service is by a private individual, as above provided, he shall make proof of service by an affidavit, showing the time and place of service on the defendant.

(e) The plaintiff shall be entitled to a judgment by default, without further proof, upon failure of defendant to appear as ordered by the court. When the claim of the plaintiff is verified and for a liquidated amount damages may be assessed without further proof; when the amount is unliquidated, plaintiff shall be required to present proof of his damages.

Section 15: The clerk shall be allowed a fee of \$3.50 in all cases in which the matter in controversy does not exceed \$100.00, and in all cases in which the matter in controversy exceeds \$100.00, the clerk shall be allowed a fee of \$6.00; provided, however, that in all proceedings of garnishment, replevin, and attachment the fee allowable to the clerk shall be \$7.00. In addition to all other costs, the clerk shall collect the sum of Fifty cents (\$.50) per case library tax.

Section 16: (a) On the return day or within ten days thereafter, as the judge may designate, the trial shall be had. Immediately prior to the trial of any case, the judge shall make earnest effort to settle the controversy by conciliation. If the judge fails to induce the parties to settle their differences without a trial, he shall proceed with a hearing on the merits.

(b) The judge shall conduct the trial in such manner as to do substantial justice between the parties according to the rules of substantive law, and all rules and regulations relating to pleading, practice and procedure shall be liberally construed so as to administer justice.

(c) If the plaintiff fails to appear, the suit may be dismissed for want of prosecution, or defendant may proceed to a trial on the merits, or the case may be continued, as the judge may direct. If both parties fail to appear, the judge may continue the case, or order the same dismissed for want of prosecution, or may make any other just and proper disposition thereof as justice may require.

Section 17: The judge of said court shall forthwith from time to time make rules for a simple, inexpensive and speedy procedure to effectuate the purposes of this Act and shall have full power to prescribe, modify and improve the civil forms to be used therein, including forms of writs of attachment, garnishment and replevin. All rules and forms authorized by this section shall be effective upon approval of the presiding Judge of the Circuit Court of the Circuit in which Lauderdale County is located.

Section 18: (a) Judgments of the Lauderdale County Court may be recorded in the same manner, under the same conditions and, when so registered, shall have the same effect as judgments in circuit courts.

(b) Upon judgment being entered in any cause, execution may thereupon be issued against the party against whom the judgment is rendered for the amount of such judgment and costs, and such execution shall be directed to any sheriff or constable of the State of Alabama, and shall be of full force throughout the State.

Section 19: Prosecution for misdemeanors committed in Lauderdale County may be commenced in this court by making an affidavit before the judge or clerk of said court, writ on said affidavit to be issued by the clerk and when the defendant is arrested on such affidavit, said cause shall go on the docket for trial, and be tried as though the defendant had been indicted by a grand jury. An amendment of the affidavit without the defendant's consent shall entitle the defendant to a continuance.

Section 20: There shall be no right to trial by jury in the Lauderdale County Court, either in civil or criminal cases.

Section 21: Appeals may be had to the Circuit Court of Lauderdale County from judgments returned in the Lauderdale County Court, in the same manner that appeals may be taken from judgments in justice of the peace courts, and all provisions of law which apply to and govern appeals from justice of the peace courts shall also apply to and govern appeals from the Lauderdale County Court.

Section 22: The county governing body shall furnish suitable quarters for the court hereby established and provide the necessary forms, books, records, stationery, equipment and supplies required for the efficient functioning of the court.

Section 23: The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not effect the part which remains.

Section 24: All laws or parts of laws which conflict with this Act are repealed.

Section 25: This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared D. H. Bowling, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Advertising Manager of the Florence Times, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 30, August 6, August 13, and August 20, all in the year 1961.

D. H. BOWLING,
Advertising Manager.

Sworn to and subscribed before me September 8, 1961.

STANLEY L. SCHULMAN,
Title Notary Public State-at-Large.
My Commission expires February 19, 1964.

By Messrs. Broadfoot and Long (Lauderdale):

H. 113. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

Local Legislation No. 1.

By Mr. Broadfoot:

H. 114. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Local Legislation No. 1.

By Messrs. Broadfoot and Long (Lauderdale):

H. 115. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the pow-

ers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Local Legislation No. 1.

By Messrs. Broadfoot and Long (Lauderdale):

H. 116. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

State Administration.

By Messrs. Broadfoot and Long (Lauderdale):

H. 117. Relating to school financing providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

Ways and Means.

By Mr. Long (Lauderdale):

H. 118. To require all legislative interim committees to make detailed reports of their work and to provide that the Secretary of the Senate and the Clerk of the House of Representatives shall furnish the members of the Senate and the House of Representatives respectively with copies of such report.

State Administration.

By Mr. Long (Lauderdale):

H. 119. To provide for forfeiture of the charter of any incorporated city or town when the governing body thereof sanctions or permits its police department to operate a so-called speed trap.

Local Government.

By Mr. Long (Lauderdale):

H. 120. To levy an excise tax on the transportation or furnishing of natural gas by or through pipe lines maintained in this state; to provide for the collection thereof by the state department of revenue; and to provide that the proceeds thereof shall be paid into the general fund.

Ways and Means.

By Messrs. Dodd, Brewer, Broadfoot, Speaks, Cabiness, Gordon, Self, Ray, Jones (Covington), Rast, Morrow, Hankins, Bishop, Branyon, Bevell, Guthrie, Perry, Shumate, Hain, McClendon (Chambers), Grouby, Pierce, Boyd, Faulk, Engel, Powell, Hanby, Nichols, Dickson, Nettles, Grant, Daniel, Bassett, Glass, Taylor, Brooks, Brannan, Owens, Salter, Rozelle, Adams, Rogers, Chambers, Ingram, Turnham, McLendon (Bullock), Torbert, Solomon, Franklin, Gilmer, Hardy, Merrill, Thomas, Lee, Vickers, Meade, Jenkins, Hearn, Barnett, Long (Perry), Cates, Ramey, Casey, Harvey, Gross, Turner, Oden, Roberts, Reynolds (Madison), Edwards, Callahan, Harris and Johnston (Leonard):

H. 121. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

Health.

By Mr. Torbert:

H. 122. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

Ways and Means.

By Mr. Torbert:

H. 123. TO AMEND SECTION 345 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO FOREIGN CORPORATION PERMITS.

Ways and Means.

By Mr. Torbert:

H. 124. TO AMEND SECTION 346 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO DOMESTIC CORPORATION PERMITS.

Ways and Means.

By Mr. Torbert:

H. 125. TO AMEND SECTION 354 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO THE DUE DATE OF FRANCHISE TAX.

Ways and Means.

By Messrs. Torbert and Turnham:

H. 126. Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Mr. Torbert:

H. 127. To provide for participation by the State of Alabama on the Southern Interstate Nuclear Compact; providing for designation of this

state's member of the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Ways and Means.

By Messrs. Turnham, Speaks, Dodd, Cook and Powell:

H. 128. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Mr. Turnham:

H. 129. To amend Act No. 804, S. 355, approved September 11, 1951, which relates to pardon or parole of persons sentenced to death whose sentences are commuted to life imprisonment.

Judiciary.

By Mr. Turnham:

H. 130. Relating to special property taxes for county buildings, bridges, and roads; amending Code 1940, Title 12, Section 186, to provide that the proceeds of public building, road and bridge taxes in excess of amounts payable on bonds, warrants, or other securities may be spent for general county purposes.

Ways and Means.

By Mr. Turnham:

H. 131. Proposing an amendment to Section 215, Article 11, Constitution of Alabama 1901, in relation to the use of the proceeds of property taxes levied by counties for public building, road, or bridge purposes.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Mr. Turnham:

H. 132. To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

Ways and Means.

By Messrs. Turnham and Powell:

H. 133. Relating to county officers and offices; prescribing the times when county offices shall be open or may be closed; superseding and repealing Act No. 74, H. 12, Regular Session, 1945.

Local Government.

By Mr. Turnham:

H. 134. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940, which relates to licenses to capture and kill fur-bearing animals."

Ways and Means.

By Mr. Turnham:

H. 135. To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing the State Board of Education; whenever the Governor orders a proration against the minimum program fund, to sell and issue its interest bearing notes to raise funds with which to pay the deficiency in the state appropriations for the minimum program fund resulting from such proration and on which the approved budgets of the city and county school systems for the same fiscal year were based; to provide that the principal of and interest on such notes shall be payable solely from the minimum program fund appropriation for the fiscal year next following that in which such proration was ordered; to authorize the State Board of Education to pledge so much of the minimum program fund appropriation out of which such notes are made payable as may be necessary to pay such principal and interest; and to provide that such notes and the interest thereon shall be free from taxation and shall constitute negotiable instruments.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Mr. Turner:

H. 136. To authorize county governing bodies to make appropriations to support vocational trade schools or other similar institutions in which residents of the county or dependents of such residents are enrolled or are entitled to be enrolled.

Ways and Means.

By Messrs. Dickson and Brooks (with notice and proof):

H. 137. To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Local Legislation No. 1.

Notice and Proof H. 137

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF LOWNDES

NOTICE is hereby given that a bill substantially as follows will be in-

roduced in the Legislature of Alabama and application for its passage and enactment will be made to-wit:

A BILL
TO BE ENTITLED
AN ACT

To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Be It Enacted by the Legislature of Alabama:

Section 1. (a) If approved by a majority of the qualified voters of Lowndes County who vote thereon at the referendum election provided for in subsection (b), the court of county commissioners, board of revenue, or like governing body of said county may adopt an order, ordinance, or resolution levying special county taxes, for educational purposes, to parallel state sales and use taxes, in the manner and at the rates prescribed in this Act.

(b) The court of county commissioners, board of revenue, or like governing body of Lowndes County shall call and provide for holding an election for the purpose of determining whether or not such special county taxes shall be levied and imposed as provided in this Act. Notice of the election shall be given not more than 45 nor less than 30 days before the date set for the election, by publication in a newspaper published in the county once a week for four successive weeks. The election shall be held on the same day as the next primary, general, or special election that is held in the county following the effective date of this enactment. The election shall be held and conducted in the manner provided by law for holding other county eleporation engaged or continuing within Lowndes County in the business of conducting or operating places of amusement or entertainment, billard and pool rooms, bowling alleys, amusement devices, musical devices, theaters, opera houses, moving picture shows, vaudeilles, amusement parks, athletic contests, including wrestling matches, prize fights, boxing and wrestling exhibitions, football and baseball games (including athletic contests conducted by or under the auspices of any educational institution, or any athletic association thereof, or other association whether such institution or association be denominational, a state, county, or a city school, or other institution, association, or school), skating rinks, race tracks, golf courses or any other place at which any exhibition, display amusement, or entertainment is offered to the public or place or places where an admission fee is charged, including public bathing places, public dance halls of every kind and description, conducted or carried on within Lowndes County, an amount equal to one percent of the gross receipts of any such business.

3. Upon every person, firm or corporation engaged or continuing within Lowndes County in the business of selling at retail machines used in mining, quarrying, compounding, processing and manufacturing of tangible personal property, and the parts of such machines attachments and replacements therefor which are made or manufactured for use on or in the operation of

such machine, and which are necessary to the operation of such machines, and are customarily so used, and the cost of the election, including the cost of publishing the notice shall be paid by the county. The question to be voted on shall be stated on the ballots substantially as follows: "Do you favor a one-cent county sales tax for schools?"

Section 2. (a) The special county taxes levied pursuant to this Act shall be privilege license and excise taxes in substance as follows:

1. Upon every person, firm, or corporation (not including the State of Alabama or the Alabama Alcoholic Beverage Control Board or ABC stores) engaged or continuing within Lowndes County in the business of selling at retail any tangible personal property whatsoever, including merchandise and commodities of every kind and character (not including, however bonds or other evidence of debt or stocks,) an amount equal to one percent of the gross proceeds of sales of the business except where a different amount is expressly provided herein. Any person engaging or continuing in business as a retailer and wholesaler or jobber shall pay the tax required on the gross proceeds of retail sales of such businesses at the rates specified, when his books are kept so as to show separately the gross proceeds of sales of each business, and when his books are not so kept he shall pay the tax as retailer, on the gross sales of the business.

2. Upon every person, firm, or corporation an amount equal to one-half of one percent of the gross proceeds of the sale of such machines, attachments, parts and replacement therefor.

4. Upon every person, firm, or corporation engaged or continuing within Lowndes County in the business of selling at retail any automotive vehicle or truck trailer and semi-trailer, an amount equal to one-half of one percent of the gross proceeds of the sale of said automotive vehicle or truck trailer and semi-trailer. Provided, that where any used automotive vehicle or truck trailer or semi-trailer is taken in trade, or in a series of trades, as a credit or part payment of the sale of a new or used vehicle the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less a credit for the used vehicle taken in trade.

5. An excise tax may be imposed on—

The storage, use, or other consumption in Lowndes County of tangible personal property purchased at retail, for storage, use or other consumption in Lowndes County, at the rate of one percent of the sale price of such property, regardless of whether the retailer is or is not engaged in business in Lowndes County or in this state, except as provided in paragraphs a and b below; and

a. The storage, use or other consumption in Lowndes County of any new or used automotive vehicle, truck trailer or semi-trailer purchased at retail for storage, use, or other consumption in Lowndes County, at the rate of one-half of one percent of the sales price of such automotive vehicle, truck trailer, or semi-trailer is taken in trade or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied shall be paid on the net difference, that is, the difference in the price of the new or used vehicle sold less a credit for the used vehicle taken in trade; and

b. The storage, use, or other consumption in Lowndes County of any machine used in mining, quarrying, compounding, processing and manufac-

turing of tangible personal property, including the parts of such machines, attachments, and replacements therefor which are made or manufactured for use on or in the operation of such machines, purchased at retail for storage, use, or other consumption in Lowndes County, at the rate of one-half placements therefor.

(b) There shall be exempted from the levy of such taxes the gross receipts of any business and the gross proceeds of all sales which are exempted under the state sales tax statutes from the computation of the amount of the state sales tax. And there shall also be exempted from the levy the storage use, or other consumption of property, the storage, use, or other consumption of which is exempted under the state use tax statutes from the state use tax. Subject to these exemptions every person storing or using or otherwise consuming in Lowndes County tangible personal property purchased at retail shall be liable for the tax imposed and the liability shall not be extinguished until the tax has been paid by such person; however, that a receipt from a registered seller given to the purchaser of any property to be used, stored, or consumed in Lowndes County shall be sufficient to relieve the purchaser from further liability for the tax to which such receipt may refer. The term "registered seller" means the person registered with the state department of revenue pursuant to the state sales tax statutes. The term "state sales tax statutes" means Act No. 100, H. 94, approved August 18, 1959, which levies a retail sales tax for state purposes, and includes all statutes, including amendments to said Act No. 100 heretofore enacted which expressly set forth any exemptions from the computation of the tax levied in said Act No. 100, and all other statutes heretofore enacted which expressly apply to, or purport to affect, the administration of said Act No. 100 and the incidence and collection of the tax imposed therein. The term "state use tax statutes" means Article 11 of Chapter 20, Title 51, Code of Alabama 1940 as heretofore amended, including all statutes heretofore enacted which expressly set forth any exemptions from the computation of the tax levied in said Article 11 and all other statutes heretofore enacted which expressly apply to, or purport to affect the administration of the said article and the incidence and collection of the tax imposed therein.

Section 3. Unless otherwise expressly provided for in the order, ordinance, or resolution levying the taxes herein authorized, such taxes shall become effective on the first day of the second month next following the date of the order, ordinance, or resolution; provided, notice of the adoption of such an order, ordinance, or resolution must be given to the commissioner of the state department of revenue not less than 45 days before the taxes are to become effective. The taxes levied and imposed shall be in addition to all other taxes now provided by law and shall be collected as hereinafter provided.

Section 4. The sales tax levied pursuant to section 2 shall be due and payable in monthly installments on or before the 20th day of the month next succeeding the month in which the tax accrues; the use tax levied pursuant to Section 2 shall be due and payable quarterly on or before the 20th day of the month next succeeding each quarterly period during which the storage, use, or other consumption of the tangible personal property became taxable, each such quarterly period to end on the last day of each of the months of March, June, September and December. All taxes levied pursuant to this Act shall be paid to and collected by the state department of revenue at the same time and along with the collection of the state sales tax and the state use tax. On or prior to the due dates of the taxes levied each person subject to such taxes shall file with the state department of revenue a report or return in such form as may be prescribed by the department, setting forth with respect to all sales and business that are re-

quired to be used as a measurement of the tax levied, a correct statement of the gross proceeds of all such sales and the gross receipts of all such business, and setting forth with respect to the use tax levied the total sales price of all property, the use, storage, or other consumption of which became subject to the tax during the then preceding quarterly period. Such reports shall include also such other items of information pertinent to the said taxes and the amount thereof as the state department of revenue may require. Any person subject to the taxes levied may defer reporting credit sales until after their collection, and in the event he so defers reporting them, he shall thereafter include in each monthly report all credit collections made during the month preceding and shall pay the taxes due thereon at the time of filing such report. All reports or returns filed with the state department of revenue under this section shall be available for inspection by the governing body of Lowndes County, or its designated agent, at reasonable times during business hours.

Section 5. Every registered seller making sales of tangible personal property for storage, use, or other consumption in Lowndes County (which storage, use, or other consumption is not exempted from the tax imposed) shall at the time of making such sale or, if the storage, use, or other consumption of such tangible personal property is Lowndes County is not then taxable under this Act, at the time such storage, use, or other consumption becomes taxable hereunder collect the tax from the purchaser, and shall give to the purchaser a receipt therefor in the manner and form prescribed by the state department of revenue. On the twentieth day of the month following the close of each quarterly period provided for in Section 4 hereof, each registered seller shall file with the state department of revenue a return for the preceding quarterly period in such form as may be prescribed by the department, showing the total sales of the tangible personal property sold by such registered seller, the storage, use, or other consumption of which became subject to the tax imposed during the then preceding quarterly period; and each return shall be accompanied by a remittance of the amount of the tax required to be collected by such registered seller during the period followed by the return; provided that any registered seller may defer collecting the tax with respect to credit sales until collection of the proceeds of such sales and may defer reporting credit sales until after their collection but shall thereafter collect the said taxes along with collection of said credit sales and shall include in each quarterly report all credit collections made during the preceding quarterly period, and shall omit the taxes with respect thereto at the time of filing such report or return. Any person who has paid to a registered seller the tax with respect to the use, storage, or other consumption of tangible personal property in Lowndes County need not file a report or make any further payment of the said tax, but each person who purchases tangible personal property, the storage, use, or other consumption of which is subject to the tax imposed, and who has not paid the tax due with respect thereto to a registered seller, shall report and pay the tax as required by Section 4.

Section 6. Each person engaging or continuing within Lowndes County in a business subject to the taxes levied pursuant to Section 2 shall add to the sales price or admission fee and collect from the purchaser or the person paying the admission fee the amount due by the taxpayer on account of said taxes; and every registered seller shall likewise add to the sales price and collect from the purchaser the amount of any tax which such registered seller is required to collect. It shall be unlawful for any person subject to the tax levied to fail or refuse to add to the sales price or admission fee and to collect from the purchaser or person paying the admission fee the amount herein required to be so added to the sales or admission price and collected from the purchaser, and it shall likewise be unlawful for any person subject to said tax to refund or offer to refund all or any part of the

amount so collected or to absorb or advertise directly or indirectly the absorption or refund of said tax or any portion thereof. It shall likewise be unlawful for any registered seller to fail or refuse to add to the sales price and to collect from the purchaser the amount of the tax imposed or to refund or offer to refund or absorb, or to advertise directly or indirectly the absorption of said tax or any portion thereof.

Section 7. The taxes imposed pursuant to this Act shall constitute a debt due Lowndes County and may be collected by civil suit, in addition to all other methods provided by law and in this Act. The said taxes, together with interest and penalties with respect thereto, shall constitute and be secured by a lien upon the property of any person from whom said taxes, all provisions of the revenue laws of this state which apply to the enforcement of liens for license taxes levied, and the state department of revenue, for the use and benefit of Lowndes County shall collect such taxes and enforce this. Act and shall have and exercise for such collection and enforcement all rights and remedies that tax penalties for failure to pay tax, make reports or otherwise comply with the state use tax statutes, the promulgation of rules and regulations with respect to the state use tax, and the administration and enforcement of the state use tax statutes, which are not inconsistent with the provisions of this Act when applied to the county use tax levied shall apply to the county tax. The commissioner of revenue and the state department of revenue shall have and exercise the same powers, duties and obligations with respect to the county taxes levied as are imposed on the commissioner and the department, respectively by the state sales tax statutes and the state use tax statutes. All provisions of the state sales tax statutes and the state use tax statutes that are made applicable to this Act to the county taxes levied and to the administration of this Act are incorporated herein by reference and made a part hereof as if fully set forth herein.

Section 9. The state department of revenue shall charge Lowndes County for collecting the special county taxes levied such amount or percentage of total collections as may be agreed upon by the commissioner of revenue and the court of county commissioners, board of revenue, this state or the department has for collection of the state sales tax and the state use tax. The state department of revenue shall have full authority to employ such special counsel as it deems necessary from time to time to enforce collection of the taxes authorized to be levied by this Act, and to otherwise enforce the provisions of this Act including any litigation involving the Act; and the department shall pay such special counsel such fees as it deems necessary and proper from the proceeds of the taxes collected by it for Lowndes County.

Section 8. All provisions of the state tax statutes with respect to payment, assessment and collection of the state sales tax, making of reports and keeping and preserving records with respect thereto, interest after due date of tax, penalties for failure to pay tax, make reports, or otherwise comply with the state sales tax statutes, the promulgation of rules and regulations with respect to the state sales tax, and the administration and enforcement of the state sales tax statutes, which are not inconsistent with the provisions of this Act when applied to the tax levied pursuant to Section 2 hereof, shall apply to the county tax levied; and all provisions of the state use tax statutes with tax, making quarterly reports and keeping and preserving records with respect thereto, interest after due date of or like governing body of the county, but such charge shall not in any event exceed two percent of the total amount of special county taxes collected hereunder within the county. Such charge for collecting the special taxes for the county may be deducted each month from the special sales and special use taxes collected before certifying the amount of the pro-

ceeds thereof due Lowndes County for that month. The commissioner of revenue shall pay into the state treasury all county taxes collected under this Act, as such taxes are received by the department of revenue; and on or before the first day of each successive month (commencing with the month following the month in which the department makes the first collections hereunder) the commissioner shall certify to the state comptroller the amount of taxes collected under the provisions of this Act and paid by him into the state treasury for the benefit of Lowndes County during the month immediately preceding the making of such certificate. Provided, however, that before certifying the amount of the taxes paid into the state treasury for the benefit of Lowndes County during each month, the commissioner may deduct from the taxes collected in said month the charges due the department for the collection of the taxes for the county. It shall be the duty of the comptroller to issue his warrant each month payable to the custodian of the public school funds of Lowndes County, in his official capacity, in an amount equal to the amount so certified by the commissioner of revenue as having been collected for the use of the county. The custodian of public school funds for Lowndes County shall deposit the revenue derived from the taxes levied herein in a special account separate and apart from other public school funds of the county, and shall maintain separate records of such special account. The county board of education shall require an additional bond shall be filed and recorded in the office of the judge of probate of the county. The premiums on such bond shall be paid from any school funds derived hereunder.

Section 10. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 11. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law but shall cease to be effective if the present state sales tax is increased as much as one percent, on the date such increase in the state sales tax becomes effective.

PUBLISHER'S AFFIDAVIT

STATE OF ALABAMA COUNTY OF LOWNDES

Before me, the undersigned authority in and for said County in said State, this day personally appeared Cecil B. Cross, Jr. who, being by me first duly sworn, deposes and says that during the times herein mentioned he was publisher of the Lowndes Signal, a newspaper of general circulation published in Lowndes County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on June 15, June 22, June 29, and July 6, all in the year 1961.

CECIL B. CROSS, JR.

Sworn to and subscribed before me 9-9, 1961.

R. R. NORMAN, JR.,
TITLE Notary Public.

(SWORN)

By Messrs. Roberts, Pierce, McLendon (Bullock), and Reynolds (Madison):

H. 138. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Judiciary.

By Messrs. Roberts, Pierce, McLendon (Bullock), Brewer and Reynolds (Madison):

H. 139. Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration requirements and questionnaires.

Judiciary.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Roberts and Reynolds (Madison):

H. 140. To provide for payment of expenses of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census, to be paid out of the county treasury of such counties.

Local Legislation No. 1.

By Mr. Roberts:

H. 141. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

Ways and Means.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Roberts and Reynolds (Madison):

H. 142. Relating to elections; providing that in every state and county primary, general, special or municipal election in which candidates are to be nominated or elected to two or more offices of the same classification, the candidates shall be elected by places designated by number; repealing conflicting laws.

Local Government.

By Messrs. Roberts and Reynolds (Madison):

H. 143. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selec-

tion of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Local Legislation No. 1.

By Messrs. Roberts and Reynolds (Madison):

H. 144. To amend Section 361 of Title 17 of the Code of Alabama 1940, as amended by Act No. 42 of the Second Special Session of the Legislature of Alabama of 1956 (Act No. 42, Special Session of 1956, p. 336) approved March 23, 1956, which relates to "single shot ballots", as further amended by Act No. 478 of the 1957 Regular Session of the Legislature, and as further amended by Act No. 602 of the 1959 Regular Session of the Legislature.

Judiciary.

By Messrs. Roberts and Reynolds (Madison):

H. 145. To amend Section 361 of Title 17 of the Code of Alabama 1940, as amended by Act No. 42 of the Second Special Session of the Legislature of Alabama of 1956 (Act No. 42, Special Session of 1956, p. 336) approved March 23, 1956, which relates to "single shot ballots", as further amended by Act No. 478 of the 1957 Regular Session of the Legislature, and as further amended by Act No. 602 of the 1959 Regular Session of the Legislature.

Judiciary.

By Messrs. Grant and Daniel:

H. 146. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

Ways and Means.

By Messrs. Grant and Daniel:

H. 147. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Ways and Means.

By Mr. Self (with notice and proof):

H. 148. To amend further Section 7 of an Act entitled "Levying in Marion County, Alabama, additional special privilege or license taxes and excise taxes equalling fifty percentum of, and otherwise paralleling with like provisions in Marion County, such State taxes as are levied by the State of Alabama by Section 752 through Section 811 and Articles 10 and 11 of Chapter 20 of Title 51 of the Code of Alabama and amendments thereto, except that only fifty percentum of the State Levy is hereby made and is to be collected hereunder in Marion County and providing for the collection thereof and providing that all such revenue arising from the levy herein made shall be used exclusively and solely for the following purposes: The total taxes collected for the first twenty-four months after the effective date of this Act must be spent by the Marion County Board of Revenue for the construction and equipping of a County Public Clinic to be located in the Town of Guin in Marion County, Alabama. Thereafter, the revenue arising from said taxes to be spent by said Marion County Board of Revenue for the construction, maintenance, operation and improvement of a

Nurses Home at Hamilton, Alabama, for the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Clinic located in Guin, in Marion County, Alabama; and for other public purposes of any kind and description as in the judgment of said Marion County Board of Revenue is meet and proper," said act being number 115, H. 409, Regular Session 1949, and being approved June 22, 1949.

Local Legislation No. 1.

Notice and Proof H. 148

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MARION

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To amend further Section 7 of an Act entitled "Levying in Marion County, Alabama, additional special privilege or license taxes and excise taxes equalling fifty percentum of, and otherwise paralleling with like provisions in Marion County, such State taxes as are levied by the State of Alabama by Sections 752 through Section 811 and Articles 10 and 11 of Chapter 20 of Title 51 of the Code of Alabama and amendments thereto, except that only fifty percentum of the State Levy is hereby made and is to be collected hereunder in Marion County and providing for the collection thereof and providing that all such revenue arising from the levy herein made shall be used exclusively and solely for the following purposes: The total taxes collected for the first twenty-four months after the effective date of this Act must be spent by the Marion County Board of Revenue for the construction and equipping of a County Public Clinic to be located in the Town of Guin in Marion County, Alabama. Thereafter, the revenue arising from said taxes to be spent by said Marion County Board of Revenue for the construction, maintenance, operation and improvement of a Nurses Home at Hamilton, Alabama, for the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Clinic located in Guin, in Marion County, Alabama; and for other public purposes of any kind and description as in the judgment of said Marion County Board of Revenue is meet and proper," said act being number 115, H. 409, Regular Session 1949, and being approved June 22, 1949.

Be It Enacted by the Legislature of Alabama:

Section 1. That Section 7 of an Act entitled "Levying in Marion County, Alabama, additional special privilege or license taxes and excise taxes equalling fifty percentum of, and otherwise paralleling with like provisions in

Marion County, such State taxes as are levied by the State of Alabama by Sections 752 through Section 811 and Articles 10 and 11 of Chapter 20 of Title 51 of the Code of Alabama and amendments thereto, except that only fifty percentum of the State Levy is hereby made and is to be collected hereunder in Marion County and providing for the collection thereof and providing that all such revenue arising from the levy herein made shall be used exclusively and solely for the following purposes: The total taxes collected for the first twenty-four months after the effective date of this Act must be spent by the Marion County Board of Revenue for the construction and equipping of a County Public Clinic to be located in the Town of Guin in Marion County, Alabama. Thereafter, the revenue arising from said taxes to be spent by said Marion County Board of Revenue for the construction, maintenance, operation and improvement of a Nurses Home at Hamilton, Alabama, for the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Clinic located at Guin, in Marion County, Alabama; and for other public purposes of any kind and description as in the judgment of said Marion County Board of Revenue is meet and proper" number 115, H. 409, Regular Session 1949, and approved June 22, 1949, be and the same hereby is amended to read as follows:

"Section 7. All revenue arising from the taxes herein levied shall be used exclusively and solely for the following purposes: The total revenue heretofore accumulated or hereafter derived by Marion County from the taxes herein levied shall be set aside and kept separate and apart from all other funds of Marion County as a sinking fund from which shall be paid the principal of and interest on county hospital bonds or warrants issued before January 1, 1960. When the aggregate principal amount accumulated in the sinking fund, or accrued to the benefit of such fund, equals or exceeds the total amount of the balances outstanding on such bonds or warrants (\$105,000.00 as of June 1, 1961), plus interest thereon to maturity (\$20,590.50 as of June 1, 1961), the net revenue derived by the county from the taxes levied under this Act shall be paid over to the board of education of Marion County and shall be spent by the board for the operation and maintenance of the schools in the county school system, which includes any city system within the county now existing, or that may hereafter be created.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF MARION

Before me, the undersigned authority in and for said County in said State, this day personally appeared Oscar Roden, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Marion County News-Journal, a newspaper of general circulation published in Marion County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on Aug. 10, Aug. 17, Aug. 24, and Aug. 31, all in the year 1961.

OSCAR RODEN

Sworn to and subscribed before me Aug. 31, 1961.

BESSIE D. GRAY,
Title Notary Public.

By Mr. Self:

H. 149. To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Local Legislation No. 1.

By Mr. Self (with notice and proof):

H. 150. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Local Legislation No. 1.

Notice and Proof H. 150.

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MARION

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. The boundaries of the municipality of Bear Creek in Marion County, Alabama, are hereby altered, re-arranged, and extended to include within the corporate limit of said Town of Bear Creek, Alabama, the following described territory, situated in Marion County, Alabama, to-wit:

S½ of Section 9; SE¼ of Section 8; E½ of Section 17; Section 16; all in Township 9, range 11, in Marion County, Alabama.

Section 2. This Act shall become effective upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF MARION

Before me, the undersigned authority in and for said County in said State, this day personally appeared Oscar Roden, who, being by me

first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Marion County News-Journal, a newspaper of general circulation published in Marion County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on March 23, March 30, April 6, and April 13, all in the year 1961.

OSCAR RODEN

Sworn to and subscribed before me September 10, 1961.

RUBY W. SELF,
Title Notary Public State at Large.

By Mr. Self:

H. 151. Proposing an amendment to the Constitution relating to the levy and collection of special property taxes in Marion County for public school purposes.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Mr. Self:

H. 152. Relating to the levy of additional taxes for certain purposes in all counties having a population of not less than 20,100 nor more than 21,850, according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article II of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Local Legislation No. 1.

By Mr. Hearn:

H. 153. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000) inhabitants according to the last or any subsequent Federal decennial census.

Local Legislation No. 1.

By Messrs. Engel and Murphy (with notice and proof):

H. 154. To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide

for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

Local Legislation No. 1.

Notice and Proof H. 154:

LEGAL NOTICE

State of Alabama, County of Mobile:

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

Be it enacted by the Legislature of Alabama:

Section 1. Section 11 of Act No. 40, S. 4, approved March 23, 1956, (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County," is amended to read as follows:

"Section 11. The business of the Court of General Sessions shall be divided between the judges as provided for by the rules and orders of the court. The presiding judge shall be responsible for the observance of such rules and orders and shall divide the business and assign the cases so far as such rules and orders do not otherwise prescribe. If the two judges of the court are unable to agree upon the adoption of rules or orders for that purpose, the presiding judge of the Circuit Court of the county shall make the necessary orders. If either of the judges of said court is unable to attend court and unable to make an order of adjournment, the clerk may adjourn the court to the next regular term or to an earlier date which he may determine. When the office of judge becomes vacant all pending

process shall when necessary be specially continued by the clerk until a judge is appointed and qualified. Any such vacancy shall be filled by the Governor by appointment for the unexpired term. In case of failure or inability of either judge to attend and perform his duties in said court because of sickness, then in such event the judge not so incapacitated shall, if he deems it necessary and in the best interests of the court, appoint some competent person who is a qualified elector and who is learned in the law to be and act as special judge during the period of such incapacity. Such special judge shall receive as compensation for his services the same compensation as the regular judge receives whom he replaces; such compensation to be paid such special judge, however, shall be in addition to, and not deducted from or affect in any manner whatsoever the compensation received by the regular judge whom such special judge replaces. The compensation to be paid such special judge shall be paid to him on certificate of the appointing judge that such special judge has performed such services, and shall be paid him in the same manner and out of the same funds of the County of Mobile, Alabama, as the regular judge whom he replaces is paid, said special judge to be paid, however, for only the actual number of days he shall so serve as such special judge on a per diem basis."

Section 2. Section 20 of said Act No. 40, S. 4, approved March 23, 1956, is amended to read as follows:

"Section 20. All civil cases shall be tried by the judge of the court without the intervention of a jury, the judge determining both the law and the facts. However, any party shall have the right of appeal to the circuit court within five days from the rendition of judgment, and on appeal either party may demand a trial by jury under the same rules as are provided by law for demands for jury trials in cases of appeals from judgments of justices of the peace; and the trial in the Circuit Court shall be de novo and shall conform to the procedure now fixed by law in appeals from courts of justices of the peace. During the five days next succeeding the granting and entry of a judgment by default in the exercise of the civil jurisdiction in the Court of General Sessions of Mobile County, the court may set aside, amend, vacate or modify such default judgment for any reason for which a Circuit Court may set aside, amend, vacate or modify its default judgments according to the Constitution and statutes of this state and the common law."

Section 3. Section 23 of said Act No. 40, S. 4, approved March 23, 1956, is amended to read as follows:

"Section 23. It shall be the duty of the clerk to issue an execution on all judgments rendered in said court after five days from the entry thereof, and place the same in the hands of the sheriff, who shall return such writ of execution within thirty days thereafter, said return to show that he has collected said judgment and paid the same or the amount collected, or is unable to find property of the person against whom said process issued, out of which said execution can be satisfied in whole or in part. When in any case execution against the defendant is returned 'No property found,' execution may issue against the plaintiff, in the name of the clerk, for all costs created by him in obtaining his judgment or attempting to collect the same. The Court of General Session shall have and exercise the powers relating to discovery of assets of judgment debtors as set forth in Article 2 of Chapter 21 of Title 7, Code of Alabama, 1940."

Section 4. Should any word, phrase, clause, section or part of this act be held to be unconstitutional by any court of competent jurisdiction, it shall not affect the remainder of this act.

Section 5. This act shall take effect immediately upon its passage and approval by the governor or upon its otherwise becoming a law.

PROOF OF PUBLICATION

W. F. Egan being sworn, says that he is Comptroller of the Mobile Press and The Mobile Register; daily newspapers printed and published in the City and County of Mobile, State of Alabama; and the attached notice appeared in the issue of The Mobile Register Aug. 3, 10, 17, 24, 1961.

W. F. EGAN.

Sworn to and subscribed before me this 11 day of Sept., 1961.

OAKLEY MELTON, JR.
Notary Public.

By Messrs. Engel and Murphy (with notice and proof):

H. 155. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing of microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Local Legislation No. 1.

Notice and Proof H. 155

LEGAL NOTICE

State of Alabama, County of Mobile.

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Be It Enacted By The Legislature of Alabama:

Section 1. The heads of the divisions and subdivision of the Circuit Court of Mobile County, Alabama, namely: The Circuit Court Clerk and Circuit Court Register, or their duly appointed deputies, shall be authorized to cause any record, document, plat, court file, books, maps, paper or writing made acquired or received as required by law, now on hand and which may in the future be required by law, to be photographed or microfilmed or by other permanent reproduction. Such photographs, microfilms, reproduced prints made therefrom, when duly authenticated by the custodian thereof, shall have the same force and effect at law as the original record, or of a record made by any other legally authorized means, and may be offered in like manner and shall be received in evidence in any court where such original record, or record made by other legally authorized means, could have been so introduced and received. Provided, however, that the provisions of this Act shall not apply to the State Department of Public Welfare, the State Health Department, the State Board of Health, the State Department of Industrial Relations, or to any other office, court, commission, board, institution, department or agency of the State which is otherwise authorized by law to provide for the reproduction of its records.

Section 2. The aforementioned Clerk and Register, or their deputies, shall be charged with the full responsibility of such reproduction of all public records as heretofore authorized by law; that an index to this record be kept on the consolidated docket sheet of the causes filed.

Section 3. The defrayment of the costs of such reproductions of such records and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court shall be paid by the County of Mobile out of the General Fund of said County.

Section 4. All provisions of any Act inconsistent with the provisions of this Act are hereby expressly repealed to the extent of such inconsistency.

Section 5. If any section or part of any section of this Act is declared to be unconstitutional, the remainder of the Act shall not thereby be invalidated.

Section 6. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

W. F. Egan being sworn, says that he is Comptroller of the Mobile Press and The Mobile Register; daily newspapers printed and published in the City and County of Mobile, State of Alabama: and the attached notice appeared in the issue of The Mobile Register July 31, Aug. 7, 14, 21, 1961.

W. F. EGAN.

Sworn to and subscribed before me this 11 day of Sept., 1961.

OAKLEY MELTON, JR.,
Notary Public.

By Messrs. Murphy and Engel:

H. 156. To authorize and provide for the acquisition, improvement, equipment, operation, and maintenance (including the employment of cus-

todians, counselors, instructors, and other personnel needed to accomplish the purpose for which the park is established) of public parks, which for the purposes of this Act shall include all types of public recreation and playground facilities and equipment thereof for children and youth, and of park assessment districts in certain counties classified on a population basis according to the last or any subsequent federal decennial census; to provide for the assessment by the county governing body of all or a part of the cost of the acquisition, improvement, equipment, operation and maintenance of such parks to the property benefited by the park, provided that such assessment is not in excess of the increased value of the property accruing because of the establishment or improvement and operation of such park and that the qualified electors of the park assessment district affected, voting at an election held on such questions, have not disapproved of the establishment of such park assessment district and the assessment against the lands benefited of the cost involved in acquiring, establishing, operating and maintaining the park; to require and regulate public hearings relative to the acquisition and improvement of such parks and the establishment of park assessment districts prior to submitting to the electorate the question of the establishment of such districts and assessment of the costs thereof against the property therein; to provide for ordering and holding the elections above mentioned; to prescribe the manner of making improvement assessments; to provide for appeals therefrom; to make such assessments liens on the property against which assessed, provide for the collection and enforcement of such liens, and fix their rank in relation to other liens on such property; to provide for financing the acquisition, improvement, equipment, operation, and maintenance of such parks; and to prescribe the manner in which such assessments and assessment liens may be used in aid of such financing.

Local Legislation No. 1.

By Messrs. Engel and Murphy (with notice and proof):

H. 157. For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed in the course of his employment by the county.

Local Legislation No. 1.

Notice and Proof H. 157

LEGAL NOTICE

State of Alabama, County of Mobile.

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A bill to be entitled an act:

For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed in the course of his employment by the county.

Be it enacted by the Legislature of Alabama:

Section 1. The governing body of Mobile County is authorized and directed to pay out of any available funds in the county treasury to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed while engaged in the performance of his duties and in the course of his employment by the county, on July 20, 1960.

Section 2. This Act shall become effective immediately upon its passage and approval by the governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

W. F. Egan being sworn, says that he is Comptroller of the Mobile Press and The Mobile Register; daily newspapers printed and published in the City and County of Mobile, State of Alabama; and the attached notice appeared in the issue of The Mobile Press, Aug. 10, 17, 24, 31, 1961.

W. F. EGAN,

Sworn to and subscribed before me this 8th day of September 1961.

DAN E. MILLER, JR.,
Notary Public.

By Messrs. Engel and Murphy:

H. 158. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Local Legislation No. 1.

By Messrs. Engel and Murphy:

H. 159. To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith," approved April 8, 1955.

Local Legislation No. 1.

By Messrs. Engel and Murphy:

H. 160. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state

treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

Ways and Means.

By Messrs. Engel and Murphy:

H. 161. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

Ways and Means.

By Messrs. Engel and Murphy:

H. 162. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

Ways and Means.

By Messrs. Engel and Murphy:

H. 163. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Conservation.

By Messrs. Engel and Murphy:

H. 164. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3¢) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

Conservation.

By Messrs. Engel and Murphy:

H. 165. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Conservation.

By Messrs. Engel and Murphy:

H. 166. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Ways and Means.

By Messrs. Murphy and Engel:

H. 167. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Ways and Means.

By Messrs. Murphy and Engel:

H. 168. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

Ways and Means.

By Messrs. Engel and Murphy:

H. 169. To amend Section 213 of Title 17, Code of Alabama 1940, relating to the cost of elections on constitutional amendments.

Ways and Means.

By Messrs. Engel and Murphy:

H. 170. To amend further Section 144 of Title 45, Code of Alabama 1940, which provides the allowance for feeding prisoners.

Ways and Means.

By Messrs. Engel and Murphy:

H. 171. To amend Section 342 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to provide that any undertaking which a municipality is authorized to acquire, construct, reconstruct, improve, better or extend under the provision of said section may be leased by the said municipality to any agency or department of the State of Alabama; and so as to authorize any municipality to charge and contract for and collect rentals for any undertaking or part thereof that may be so leased by the municipality.

Ways and Means.

By Messrs. Engel and Murphy:

H. 172. To amend Section 344 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to make further provisions respecting the sale of bonds by a municipality with respect to an undertaking that is leased or is to be leased by the municipality to an agency or department of the State of Alabama.

Ways and Means.

By Messrs. Engel and Murphy:

H. 173. To amend Section 470 of Title 37 of the Code of Alabama of 1940 so as to clarify the provisions of the said section with respect to the powers of municipalities to own, construct, maintain and lease buildings and other improvements on and near wharves and wharf sites and so as to change the period of time for which leases may be made under said section.

Ways and Means.

By Messrs. Murphy and Engel:

H. 174. To propose an amendment to the Constitution relative to the payment of pensions to certain former officers of Mobile County and the municipalities therein.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Murphy and Engel:

H. 175. To propose and provide for the submission of an amendment to the constitution of Alabama providing for the levy and collection by Mobile County of a special tax, not exceeding three mills on each dollar of taxable property in the county, for public hospital purposes; providing for elections on the levy of the tax and, after a specified period on the discontinuance of the tax or reduction of its rate; providing for disposition of the proceeds from the tax; authorizing Mobile County Public Hospital Board, a public corporation, to anticipate the proceeds from the special tax by issuance of its securities and to make pledges with respect thereto; providing that any securities issued by the said corporation shall not constitute debts of Mobile County within the meaning of Section 224 of the Constitution or bonds of said county or of a political subdivision thereof, within the meaning of Section 222 of the constitution; providing for reduction of the rates of taxation permitted by the constitution to Mobile County and the municipalities therein when the special tax is being levied and collected; and prohibiting under certain conditions appropriations to said corporation by Mobile County and the municipalities therein.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Murphy and Engel:

H. 176. To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing and directing Mobile County Public Hospital Board, a public corporation, to prepare a budget for each fiscal year setting forth certain anticipated expenditures and receipts of the said public corporation and to apportion any deficit in said budget among Mobile County and each municipality therein having a population of more than 1,000 according to the last federal census or any subsequent official census; providing that any assessments so made shall constitute debts of said county and said municipalities collectible by the said public corporation by suit or action but shall not constitute debts of the said county and municipalities within the meaning of Sections 224 and 255 of the said constitution; providing that if a special ad valorem county tax for public hospital purposes shall be voted in Mobile County, the power of the said public corporation to make and collect such assessments shall terminate within a specified period thereafter; authorizing the legislature by local or special legislation and without compliance with Section 106 of the constitution to specify the character and maximum capacity of the hospital facilities with respect to which any budget may be prepared by the said public corporation under said amendment; validating all actions of Mobile County Hospital Board created and provided for by Act No. 105 adopted at the 1955 Regular Session of the Legislature of Alabama, as amended; providing for and validating the transfer by the latter board of all of its assets, contracts, properties, obligations and liabilities to the said public corporation and the assumption of all thereof by the said public corporation; providing for the dissolution of the said board created and provided for in the said Act No. 105, as amended; and providing that bonds and other securities issued by the said public corporation shall not be deemed to constitute debts of Mobile County within the meaning of Section 224 or debts of any of said municipalities within the meaning of Section 225 of the constitution and shall not constitute bonds of

said county or a subdivision thereof within the meaning of Section 222 of the constitution.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Mr. Cook:

H. 177. To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Goldthwaite, Powell, Bailey, Pierce and Thomas:

H. 178. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Judiciary.

By Messrs. Goodwyn, Goldthwaite, Phillips, Callahan, Copeland, Roberts, Taylor, Pierce, Thomas, Camp, Brewer, Bassett, Glass, Bailey, Brannan, Hanby, Grouby and Rozelle:

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

Ways and Means.

By Messrs. Goodwyn, Goldthwaite, Phillips, Callahan, Copeland, Roberts, Taylor, Pierce, Thomas, Camp, Brewer, Bassett, Glass, Bailey, Brannan, Hanby, Grouby and Rozelle:

H. 180. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Ways and Means.

By Mr. Goodwyn:

H. 181. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

Judiciary.

By Messrs. Goodwyn, McClendon (Chambers) and Thomas:

H. 182. To amend Section 242 and 243 of Title 22, Code of Alabama (1940), which relates to narcotic drugs and poisons.

Judiciary.

By Messrs. Goodwyn and Bevill:

H. 183. To amend Sections 285, 289, 293, and 312 of Title 26, Code of Alabama 1940, as amended, the same relating to the Workmen's Compensation Law.

Judiciary.

By Messrs. Goodwyn and Bevill:

H. 184. To amend Sections 344, 347, 349, 353, 354, 357, 362, 363, 365, 366, and 367, of Title 26, Code of Alabama 1940, as last amended; and to repeal Section 364, of Title 26, Code of Alabama 1940.

Judiciary.

By Mr. Goodwyn:

H. 185. To amend Sections 8, 181, 191, 202, 204, 207, 209, 213, and 251, Title 26, Code of Alabama, 1940, as amended, the same relating to unemployment compensation.

Judiciary.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 186. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill furbearing animals."

Conservation.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 187. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

Conservation.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 188. To amend Title 8, Section 97, Code of Alabama 1940, pertaining to funds from the sale of fur catchers licenses.

Conservation.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 189. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

Conservation.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 190. Relating to the dumping of refuse, rubbish or debris on the public highways of the state and providing a penalty therefor.

Judiciary.

By Messrs. Bailey, Rast, Pierce, Goodwyn and Goldthwaite:

H. 191. To amend the provisions of Section 131, Title 23, Code of Alabama 1940, relating to the throwing, placing or dumping of rubbish on highways.

Judiciary.

By Messrs. Bailey, Rast, Pierce, Goodwyn, McLendon (Bullock), and Goldthwaite:

H. 192. To prohibit any person from obtaining or attempting to obtain credit, goods, property or services by false or fraudulent use of credit cards or other false and fraudulent means; to prescribe penalties therefor; to define certain words and terms; to repeal conflicting laws; and for other purposes.

Judiciary.

By Messrs. Bailey, Rast, Pierce, Goodwyn, McLendon (Bullock), Goldthwaite and Boyd:

H. 193. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

Ways and Means.

By Messrs. Bailey, Rast, Pierce and Goodwyn:

H. 194. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Ways and Means.

By Messrs. Pierce, Goodwyn, Bailey and Goldthwaite (with notice and proof):

H. 195. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof

certain additional territory located in Sections 29, 30, 31, 32 and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Local Legislation No. 1.

Notice and Proof H. 195:

LEGAL NOTICE

Notice is hereby given of the intention to apply to the Legislature of Alabama for passage of a law in substance as follows:

A BILL TO BE ENTITLED AN ACT

To alter, rearrange and extend the boundaries of the City of Montgomery, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, and 32, all Township 17 North, Range 18 East, in Township 17 North, Range 18 East, Montgomery County, Alabama.

Be it enacted by the Legislature of Alabama:

Section 1. That the boundaries of the City of Montgomery, in Montgomery County, Alabama, be, and the same are hereby altered, rearranged and extended so as to include within the corporate limits of said City certain additional territory lying within the following described boundaries, to-wit:

Beginning on the north right of way line of the Seaboard Air Line Railway at a point 83.5 feet more or less east of the west line of section 33, T17N, R18E, Montgomery County, Alabama, said point being on the east right of way line of the Fairgrounds Road and on the existing city limits line of the City of Montgomery, Alabama, thence north and parallel to the west line of said section 33 to a point on the north line of said section 33, thence west along the north line of said section 33 a distance of 83.5 feet more or less to the northwest corner of said section 33; the said 1 point also being a common corner for the SE corner of Section 29, T17N, R18E; thence north along the east line of said Section 29 to the NE corner of said Section 29; thence west along the north line of said Section 29 a distance of 1,834 feet, more or less, to a point on the easterly right of way line of Lower Wetumpka Road; thence southwesterly along the easterly right of way line of said Lower Wetumpka Road a distance of 2,461 feet, more or less, to a point on the south right of way line of Johnson Avenue (West Boylston Area); thence east along the south right of way line of said Johnson Avenue a distance of 1,183.7 feet, more or less, to the west side of Fourth (4th) Street (West Boylston Area); thence south along the west side of said Fourth Street and projection thereof a distance of 850.8 feet, more or less, to a point on the north right of way line of the Western Railway of Alabama; thence westerly along the north right of way line of said Western Railway a distance of 181 feet, more or less, to a point; thence south along a line a distance of 1,450.4 feet, more or less, to the NE corner of Lot 32 in Block 6, according to the map of Vandiver Place, as recorded in the Office of the Judge of Probate of Montgomery County, Alabama, in Plat Book 8, at Page 38; thence west along the north line and projection thereof of Blocks 6 and 5, according to the said map of Vandiver Place a distance of 1,485.3 feet, more or less, to a point on the westerly right of way line of Lower Wetumpka Road thence northerly along the westerly right of way line of said Lower Wetumpka Road a distance of 1,048 feet, more or less, to a point

on the south right of way line of the Western Railway of Alabama, thence in a southwesterly direction, along the south right of way line of said railroad and southwesterly along a line being an extension of the said south right of way, said line being a distance of 50 feet from the center line of the main line track at all points, measured perpendicular to said center line, to a point on the south line of the north one-half of Section 31, T17N, R 18E, Montgomery County, Alabama, the said point being on the now existing City Limits line of said City of Montgomery, Alabama; thence along the existing City limits line, said line running east along the south line of the north one-half of Sections 31 and 32, T17N, R18E, Montgomery County, Alabama to a point on the north right of way line of the Seaboard Air Line Railway, thence east along the north right of way line of the Seaboard Air Line Railway to the point of beginning.

Section 2. That this Act shall become effective upon its passage and approval by the Governor or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF MONTGOMERY

Before me, the undersigned authority in and for said County in said State, this day personally appeared Guyton Parks, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Business Manager of The Alabama Journal, a newspaper of general circulation published in Montgomery County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 25, August 1, 8, 15, 1961.

GUYTON PARKS.

Sworn to and subscribed before me 8th day of September, 1961.

T. A. Hardy,
Title Notary Public Montgomery County, Ala.

By Messrs. Pierce, Goodwyn, Bailey and Goldthwaite (with notice and proof):

H. 196. Proposing an amendment to the Constitution of Alabama, relative to the levying of additional taxes for school purposes within Montgomery County.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

Notice and Proof H. 196.

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MONTGOMERY

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

Proposing an amendment to the Constitution of Alabama, relative to the levying of additional taxes for school purposes within Montgomery County.

Be It Enacted by the Legislature of Alabama:

Section 1. The following amendment to the Constitution of Alabama is proposed, and shall become valid as a part thereof when approved by the qualified electors as prescribed by law:

PROPOSED AMENDMENT

"When authorized by a vote of a majority of the qualified electors voting at an election held for such purpose, the court of county commissioners, board of revenue, or like governing body of Montgomery County shall have power to levy and collect additional taxes for school purposes on the taxable property located in the county at a rate not to exceed fifty-five one-hundredths of one per cent of the value of the taxable property located within the county. An election to determine whether or not such taxes shall be levied and the time during which such tax is to continue shall be called, held, and conducted in the manner provided by law for calling, holding, and conducting elections to determine whether district school taxes shall be levied and collected under this Constitution. The provisions of this amendment shall not limit, modify, abridge, or impair the power, authority, or right of municipalities or school districts to levy and collect special school taxes as provided by law."

Section 2. An election upon the proposed amendment is ordered to be held on the date of the general election next succeeding the final adjournment of the current session of the Legislature. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17 of the Code of Alabama (1940).

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF MONTGOMERY

Before me, the undersigned authority in and for said County, in said State, this day personally appeared Guyton Parks, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Business Manager of the Alabama Journal, a newspaper of general circulation published in Montgomery County, Alabama, and that the attached notice

was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 19, 26 and August 2, 9, all in the year 1961.

GUYTON PARKS.

SWORN to and subscribed before me September 9, 1961.

T. A. HARDY,
Notary Public Montgomery County, Alabama.

By Messrs. Pierce, Goodwyn, Bailey, and Goldthwaite:

H. 197. TO AMEND SECTIONS 2, 3, and 4 OF ACT NO. 100(S. 68), REGULAR SESSION OF THE LEGISLATURE OF 1959 APPROVED JUNE 24, 1959; GENERAL ACTS OF 1959, RELATING TO BOARD OF DENTAL EXAMINERS OF ALABAMA, ELECTION, QUALIFICATION, TERM, VACANCY, REMOVAL FROM OFFICE: OFFICERS, SEAL, MEETINGS, QUORUM, COMPENSATION AND EXPENSES, FEES: BONDS, ANNUAL REPORTS, NATIONAL AFFILIATION.

Health.

By Messrs. Pierce, Goodwyn, Bailey, and Goldthwaite:

H. 198. AMENDING SECTION 504 of TITLE 51 - CODE OF ALABAMA 1940.

Health.

By Messrs. Pierce, Goldthwaite, Bailey and Boyd:

H. 199. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Ways and Means.

By Mr. Brewer:

H. 200. Relating to partnership returns for state income tax purposes; amending Section 395 of Title 51, Code of Alabama 1940, to provide that such returns must be subscribed by the persons who make them, eliminating the requirement of an oath.

Ways and Means.

By Mr. Long (Perry):

H. 201. To authorize the cities and towns of this state to provide for the establishment and operation of public medical clinics, and to authorize the lease or rental of all or any part of such clinics for use by doctors or dentists connected with the operation of such clinics.

Local Government.

By Mr. Long (Perry):

H. 202. To amend Section 77 of Title 52, Code of Alabama 1940 so as to regulate further the assignment to public schools of pupils who live on or near county boundaries.

Education.

By Mr. Long (Perry):

H. 203. To amend further Code of Alabama 1940, Title 37, Section 264, in relation to the pledge of certain municipal revenues to payment of principal and interest on bonds.

Ways and Means.

By Messrs. Boyd, Harris, Long (Perry), Gross, Hankins, Daniel, McLendon (Bullock), Hain, Jenkins, Brewer, Dodd, Martin, Bailey, Pierce, Turner and Casey:

H. 204. To amend Section 10 of Act No. 329, General Acts of 1943, Regular Session, page 311, approved July 1, 1943, the same being an act "To provide for State aid in the construction of county roads, as herein defined, and for that purpose to appropriate money out of the State Public Road and Bridge Fund to be used with an equal amount of money appropriated by the counties out of their Gasoline Excise Tax Funds for such construction, to be used under the joint supervision of the County and the State Highway Department through a division thereof to be known as the Bureau of County Aid; and to authorize the State Highway Department to make rules and regulations necessary or convenient for the administration of this act."

Ways and Means.

By Messrs. Jenkins, McClendon (Chambers), Johnston (Leonard), Long (Perry), Gordon, Gross, Cabiness, Broadfoot, Johnson (J. T. Tom), Hearn, Bassett, Brannan, Ferguson, Glass, Taylor, Daniel, Adams, Ramey, Phillips, Owens, Gilmer, Ray, Casey, Ingram, Lee, Martin, Branyon, Boyd, Grouby, Speaks, Nettles, Dodd, Hankins, Shumate, Barnett, Johnson (Hardaway), Avery, Harris, Cates, Guthrie, Smith (St. Clair), Morrow, Thomas, Merrill and Hardy:

H. 205. To amend Section 1 of Act No. 547, General Acts 1955, approved September 9, 1955.

Ways and Means.

By Mr. Smith (Russell):

H. 206. To provide further for the administration of justice; authorizing the Supreme Court of Alabama to appoint duly elected and qualified circuit court judges to serve as justices pro tempore of the Supreme Court; and providing for the duties, expense allowances, and periods of service of such justices pro tempore.

Ways and Means.

By Mr. Smith (Russell):

H. 207. To provide for the furnishing of transcripts of evidence for appeals in criminal cases where defendant, appellant is indigent; to state the purposes of this act; to define the criminal cases to which this act is applicable; to prescribe the manner in which and time within which an indigent defendant, appellant may petition the trial court to order a transcript of the evidence to be prepared; to prescribe the contents and form of said petition; to prescribe the manner of proceeding by the trial court or trial judge upon said petitions; to prescribe for the disposition of said petitions by the trial court; to provide for and prescribe the matters to be considered by the trial court in proceedings brought under the provisions of this act; to provide for and prescribe the conditions under which the

trial court may order all or a part of the transcript of the evidence to be prepared by the court reporter and to provide for the trial court to make and enter an order under certain circumstances authorizing the payment to the court reporter of all or a part of his fees for preparing such transcript, and to provide that said payment to the court reporter be paid out of the general fund of the State treasury, and to require the defendant, appellant to pay for part of the cost of transcribing if he is able; to provide for this act to be applicable in certain appeals now pending in other cases wherein defendant, appellant cannot otherwise comply with all of the provisions of this act, particularly the time for filing a petition; to prescribe the time within which defendant, appellant may file a petition under the provisions of this act; to provide for a review of a denial by the trial court for a petition filed under the provisions of this act for a transcription of the evidence; to provide for judgment to be entered against an unsuccessful defendant, appellant on appeal to pay the costs or fees of the court reporter paid by the State for transcribing evidence, and that such costs so paid be paid into the general fund of the State, and to provide further for an additional sentence of hard labor for the county or imprisonment in the penitentiary at a certain rate if such payment is not made by defendant, appellant; to authorize the Supreme Court with the advice and consultation of the Court of Appeals to adopt rules and regulations to accomplish the purposes of this act; and to appropriate out of the general fund of the State treasury not otherwise appropriated an amount sufficient to pay said court reporters and to carry out the provisions of this act, said appropriation being subject before disbursement to the approval of the Governor and contingent upon the condition of the State treasury.

Ways and Means.

By Mr. Smith (Russell):

H. 208. To amend Sections 2 and 6 of Act No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

Ways and Means.

By Mr. Cornett:

H. 209. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Judiciary.

By Mr. Cornett:

H. 210. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the Chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Judiciary.

By Mr. Cates:

H. 211. Relating to court costs in all counties having populations of not less than 31,500 nor more than 33,500, according to the last or any subsequent federal decennial census.

Local Legislation No. 1.

By Mr. Cates:

H. 212. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Judiciary.

By Mr. Cates:

H. 213. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

Judiciary.

By Messrs. Nichols, Turner, Long (Perry), Hearn, Barnett, Dickson, Brooks, Franklin, Ingram, Chambers, Rogers, Jones (Covington), Salter, Owens, Brannan, Glass, Bassett, Boyd, Pierce, Bailey, Goldthwaite, Powell, McLendon (Bullock), Turnham, Adams and Rozelle.

H. 214. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Agriculture.

By Messrs. Nichols, Turner, Long (Perry), Hearn, Barnett, Dickson, Brooks, Franklin, Ingram, Chambers, Adams, Rozelle, Jones (Covington), Salter, Owens, Brannan, Glass, Bassett, Boyd, Pierce, Bailey, Goldthwaite, Powell, McLendon (Bullock), and Turnham:

H. 215. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

Agriculture.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Nichols, Camp, Boyd and Bassett:

H. 216. To amend further Section 3 of Act No. 666, S. 155, approved September 16, 1953 (Acts of Alabama, Regular Session 1953, p. 923), entitled "An Act To provide for a scholarship program for medical education; and making an appropriation therefor."

Ways and Means.

By Mr. Nichols:

H. 217. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Judiciary.

By Messrs. Camp, Adams and Nichols:

H. 218. To create and establish a special fund for the use of the adult blind department, Alabama Institute for the Deaf and Blind, and making an appropriation for that purpose.

Ways and Means.

By Messrs. Camp and Nichols:

H. 219. Proposing a constitution amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Camp and Nichols:

H. 220. To apply in all counties having populations of not less than 65,000 nor more than 95,000; directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

Local Legislation No. 1.

By Messrs. Ingram, Nichols, Franklin, Meade and Perry:

H. 221. To provide individuals special deductions for state income tax purpose.

Ways and Means.

By Messrs. Ingram, Nichols, Franklin, Meade and Perry:

H. 222. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radio-active fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Ways and Means.

By Messrs. Glass and Taylor:

H. 223. To provide an additional expense allowance to members of the court of county commissioners, board of revenue or like governing body of all counties having a population of not less than 24,525 nor more than 24,675 according to the last federal decennial census.

Local Legislation No. 1.

By Messrs. Johnson (J. T. Tom), Camp, Johnston (Leonard), Hanby and Copeland:

H. 224. To amend further Code of Alabama 1940, Title 17, Section 198, which relates to pay of election officers.

State Administration.

By Messrs. Vickers and Johnson (J. T. Tom):

H. 225. To name and provide for marking a bridge on State Highway 49 in Tallapoosa County as the Hamlet Mill Bridge.

Ways and Means.

By Messrs. Casey, Roberts, Brewer, Torbert, Grouby and Turner:

H. 226. To provide for continuous code revision and to appropriate funds for that purpose.

State Administration.

By Messrs. Johnson (J. T. Tom) and Vickers:

H. 227. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Ways and Means.

By Messrs. Johnson (J. T. Tom), Engel, Martin, Murphy, Hanby and Copeland:

H. 228. Regulating further the registration and licensing of motor vehicles: To require all motor vehicles operated in Alabama to be registered and annually to be licensed and to have attached thereto registration plates with tabs or other devices indicating the payment of the license tax for the current year; to convert vehicle license tags and the numbers thereon issued for the fiscal year beginning October 1, 1962 into the registration number and plates hereby required of the licensee; to provide for and regulate the issuance and use of registration plates and annual license tabs or other such devices; to prescribe penalties for violations of this Act; to amend Sections 704, 705, and 708 of Title 51, Code of Alabama 1940 to conform to this Act; and to repeal Sections 693 and 706 of said Title 51 and Act No. 35, H. 34, approved May 28, 1945 (Acts of 1945, p. 42), and other laws in conflict herewith.

Ways and Means.

By Messrs. Callahan and Ferguson:

H. 229. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

Judiciary.

By Mr. Callahan:

H. 230. To provide for the appointment and tenure and number and fixing the compensation of Bailiffs for the Sixth Judicial Circuit of Alabama.

Local Legislation No. 1.

By Mr. Callahan:

H. 231. To apply only in those counties in this state having a population not less than 94,000 inhabitants and not more than 115,000 inhabitants, according to the last Federal Decennial Census or any subsequent federal decennial census and to provide for certain expense funds for the members of the Board of Revenue or other like governing body of such counties other than the Probate Judge.

Local Legislation No. 1.

By Mr. Ferguson:

H. 232. Relating to public health; regulating the possession, dispensing, handling, sale, and distribution of amphetamines, and/or other stimulating drugs; and prescribing penalties.

Health.

By Messrs. Ferguson and Callahan (with notice and proof):

H. 233. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Local Legislation No. 1.

Notice and Proof H. 233.

LEGAL NOTICE

THE STATE OF ALABAMA COUNTY OF TUSCALOOSA

Notice is hereby given that a bill substantially as follows will be introduced in the legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To alter the corporate limits of the City of Northport, Alabama, and to rearrange and define the boundaries thereof.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1: That the boundaries of the City of Northport, in the County of Tuscaloosa, State of Alabama, be and the same are hereby altered and rearranged so as to include within the corporate limits of the said City all of the territory lying within the County of Tuscaloosa, included within the following described boundaries, namely:

As a point of beginning start at the Southwest corner of Section 4, Township 21 South, Range 10 West; thence Northwardly along the West boundary of said Section 4 to the Northwest corner of the Southwest Quarter of the Southwest Quarter of said Section 4; thence Eastwardly along the North boundary of said Southwest Quarter of the Southwest Quarter to the Northeast corner of said Southwest Quarter of the Southwest Quarter; thence Southwardly along the East boundary of said Southwest Quarter of the Southwest Quarter to the Southeast corner of said Southwest Quarter of the Southwest Quarter; thence Westwardly along the South boundary of said Southwest Quarter of the Southwest Quarter, which also is the North boundary of Five Points subdivision, a plat of said subdivision being recorded in Plat Book 5, at Page 196 in the Probate office of Tuscaloosa County, Alabama, to the Northwest corner of Lot 9, said Five Points Subdivision; thence Southwardly along the West boundary of Lots 9, 10, 11, 12, 13 and 14, of said Five Points Subdivision to the Southwest corner of said Lot 14; thence Eastwardly to the Northeast corner of Lot 22, of said Five Points Subdivision; thence Southwardly along the East boundary of said Lot 22 to the Southeast corner of said Lot 22; thence Westwardly along the South boundary of said Lot 22 to the Southwest corner of said Lot 22; thence Northwestwardly along the Northeast boundary of Alabama Highway No. 43 (Main Avenue) to an intersection with the West boundary of Section 9, Township 21 South, Range 10 West; thence Southwardly along the West boundary of said Section 9 which is also along the present city limits, to an intersection with the North boundary of U. S. Highway No. 82; thence Westwardly along the North boundary of said U. S. Highway No. 82 to an intersection with the South boundary of the Southwest Quarter of the Northeast Quarter of Section 8, Township 21 South, Range 10 West; thence Westwardly along the South boundary of said Southwest Quarter of the Northeast Quarter to the center line of Hargrove Mill Creek; thence Northwardly along the center line of the meanderings of said Hargrove Mill Creek to a point that is on the prolongation Westwardly of the South line of Lots 32 and 33 on the John Smith Acres Addition, a plat of said subdivision being recorded in Plat Book 7, at Page 101 in the Probate Office of Tuscaloosa County, Alabama; thence Eastwardly or Northeastwardly and along the above stated prolongation of said South line of said Lots 32 and 33 to a point on the West boundary of 43rd Avenue, said point being 50.0 feet West of the Southwest corner of said Lot 32 of the John Smith Acres Addition; thence Northwardly along the West boundary of 43rd Avenue, which line is parallel to and 50.0 feet West of the West boundary of Lots 32, 30, 22, and 21 of said John Smith Acres Addition to a point 50.0 feet West of and on the prolongation of the North boundary of said Lot 21, John Smith Acres Addition; thence Eastwardly to the Northwest corner of said Lot 21; thence Eastwardly along the North boundary of said Lots 21, 20, 19, 18, and 17, of the John Smith Acres Addition to the Northeast corner of said Lot 17; thence Northwardly along the West boundary of 41st Avenue to an intersection with the North boundary of 40th Street; thence Eastwardly along the North boundary of said 40th Street and its prolongation, said line being parallel to and 50.0 feet North of the North boundary of Lots 36, 35, and 34, of said John Smith Acres Addition, to an intersection with the East or Northeast boundary of U. S. Highway No. 43; thence Southeastwardly along the Northeast boundary of U. S. Highway No. 43 (Main Avenue) to an intersection with the East boundary of Section 8, Township 21 South, Range 10 West; thence Northwardly along the East boundary of said Section 8 to the Northeast corner of said Section 8 which is also the point of beginning.

Section 2: That all laws and parts of laws, general, special and local, in conflict with this Act be and the same are hereby repealed.

Section 3: That this Act shall go into effect immediately upon its approval by the Governor.

PROOF OF PUBLICATION

STATE OF ALABAMA
TUSCALOOSA COUNTY

I hereby certify that the attached notice was published in the Tuscaloosa News once a week for 4 consecutive weeks; viz, June 19, 26, July 3, 10, 1961.

MARY JANE COWAN,
Legal Clerk.

Subscribed and sworn to before me on this the 8th day of September, 1961.

LILLA COLLINS,
Notary Public.

By Messrs. Smith (St. Clair) and Grouby:

H. 234. Relating to the manufacture or traffic in intoxicating liquor in dry counties; providing that the holding, owning, having in possession, or paying the tax for a liquor revenue stamp or stamps for the manufacture or traffic in intoxicating liquor issued under the laws of the United States shall be prima facie evidence of violation of the prohibition laws in effect in the county.

Judiciary.

By Messrs. Smith (St. Clair) and Grouby:

H. 235. Proposing an amendment to the Constitution of Alabama in relation to the rotation of residence of state senators in senatorial districts composed of two or more counties.

State Administration.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Avery, McLendon (Bullock), Salter and Taylor:

H. 236. To raise revenue; levying an additional privilege license tax on all persons, firms, or corporations producing, bottling, or distributing bottled soft drinks in the State of Alabama; providing for the enforcement and collection of the tax and the distribution of the proceeds thereof; and prescribing penalties for violations of this Act.

Ways and Means.

By Messrs. Bevill, Hearn, Ray, Goodwyn and Gordon:

H. 237. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Ways and Means.

By Messrs. Bevill, Hearn, Ray, Goodwyn and Gordon:

H. 238. To amend Sections 2 and 3, as amended, of Act No. 228, S. 21,

approved July 31, 1947, an act providing for additional supernumerary judges (General Acts of Alabama 1947, p. 92).

Ways and Means.

By Messrs. Bevill, Ray, Goodwyn and Gordon:

H. 239. To amend Section 2 of Act No. 288, S. 161, approved July 7, 1945 (General Acts of Alabama 1945, p. 478), which relates to supernumerary circuit judges.

Ways and Means.

By Messrs. Bevill, Ray, Goodwyn and Gordon:

H. 240. To amend further Section 33 of Title 13, Code of Alabama 1940, in relation to the salaries of supernumerary justices.

Ways and Means.

By Messrs. Bevill, Ray, Goodwyn and Gordon:

H. 241. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

Ways and Means.

By Messrs. Hearn, Bevill, Ray, Goodwyn and Gordon:

H. 242. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

Judiciary.

By Messrs. Bevill, Shumate, Ray, and Oden:

H. 243. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Ways and Means.

By Messrs. Bevill and Shumate:

H. 244. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Messrs. Bevill and Shumate (with notice and proof):

H. 245. To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose.

Local Legislation No. 1.

Notice and Proof H. 245:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose:

PREAMBLE

On or about August 28, 1959, a truck operated by an employee of Walker County collided with an automobile, the property of J. W. Gilbert, Route 1, Eldridge, Alabama, and as a result the automobile was damaged to the extent of \$265, or more, without fault on the part of the said Gilbert; and

WHEREAS, the claim of the said Gilbert is a moral and just obligation of Walker County, but not recoverable by law; now therefore

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The Court of county commissioners, board of revenue, or other like governing body of Walker County is hereby authorized to appropriate of the unpledged public funds of the county the sum of \$265 to compensate the said J. W. Gilbert for his damages; and when such appropriation is duly made, the officer charged by law with the duty of drawing warrants on the public funds of Walker County shall draw his warrant in favor of J. W. Gilbert in the amount of \$265.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF WALKER

Before me, the undersigned authority in and for said County in said State, this day personally appeared Donald W. White, who, being by me first duly sworn, deposes and says that during the times herein mentioned was publisher of the Daily Mountain Eagle, a newspaper of general circulation published in Walker County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on May 3, May 10, May 17, and May 24, all in the year 1961.

s/ Donald W. White.

Sworn to and subscribed before me June 3, 1961.

s/ Fay O'Rear,
Title Notary Public.

By Mr. Guthrie (with notice and proof):

H. 246. To provide additional revenue in Cullman County; directing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy special county privilege license taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

Local Legislation No. 1.

Notice and Proof H. 246:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

To provide additional revenue in Cullman County; authorizing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) If approved by a majority of the qualified voters of Cullman County who vote thereon at the referendum election provided for in subsection (b), the court of county commissioners, board of revenue, or like governing body of said county may adopt an order, ordinance, or resolution levying special county taxes, for educational purposes, to parallel state sales and use taxes, in the manner and at the rates prescribed in this Act.

(b) The court of county commissioners, board of revenue, or like governing body of Cullman County shall call and provide for holding an election for the purpose of determining whether or not such special county taxes shall be levied and imposed as provided in this Act. Notice of the election shall be given not more than 45 nor less than 30 days before the date set for the election, by publication in a newspaper published in the county once a week for four successive weeks. The election shall be held on the same day as the next primary, general, or special election that is held in the county following the effective date of this enactment. The election shall be held and conducted in the manner provided by law for holding other county elections, and the cost of the election, including the cost of publishing the notice, shall be paid by the county. The question to be voted on shall be stated on the ballots substantially as follows: "Do you favor a special county sales and use tax to be used for schools by the County of Cullman and for general purposes by the City of Cullman?"

Section 2. (a) The special county taxes levied pursuant to this Act shall be privilege license and excise taxes in substance as follows:

1. Upon every person, firm, or corporation (not including the State of Alabama or the Alabama Alcoholic Beverage Control Board or ABC stores) engaged or continuing within Cullman County in the business of selling at retail any tangible personal property whatsoever, including merchandise and commodities of every kind and character (not including, however, bonds or other evidence of debt or stocks), an amount equal to one percent of the gross proceeds of sales of the business except where a different amount is expressly provided herein. Any person engaging or continuing in business as a retailer and wholesaler or jobber shall pay the tax required on the gross proceeds of retail sales of such businesses at the rates specified, when his books are kept so as to show separately the gross proceeds of sales of each business, and when his books are not so kept he shall pay the tax as retailer, on the gross sales of the business.

2. Upon every person, firm, or corporation engaged or continuing within Cullman County in the business of conducting or operating places of amusement or entertainment, billiard and pool rooms, bowling alleys, amusement devices, musical devices, theaters, opera houses, moving picture shows, vaudeville, amusement parks, athletic contests, including wrestling matches, prize fights, boxing and wrestling exhibitions, football and baseball games (including athletic contests conducted by or under the auspices of any education institution, or any athletic association thereof, or other association whether such institution or association be denominational, a state, county, or a city school, or other institution, association, or school), skating rinks, race tracks, golf courses or any other place at which any exhibition, display, amusement or entertainment is offered to the public or place or places where an admission fee is charged, including public bathing places, public dance halls of every kind and description, conducted or carried on within Cullman County, an amount equal to one percent of the gross receipts of any such business.

3. Upon every person, firm, or corporation engaged or continuing within Cullman County in the business of selling at retail machines or machinery used in mining, quarrying, compounding, processing and manufacturing of tangible personal property, and the parts of such machines or machinery, attachments and replacements therefor which are made or manufactured for use on or in the operation of such machines, and which are necessary to the operation of such machines and are customarily so used, an amount equal to one-half of one per cent of the gross proceeds of the sale of such machines, attachments, parts and replacements therefor.

4. Upon every person, firm, or corporation engaged or continuing within Cullman County in the business of selling at retail any automotive vehicle or truck trailer and semi-trailer, an amount equal to one-half of one percent of the gross proceeds of the sale of said automotive vehicle or truck trailer and semi-trailer. Provided, that where any used automotive vehicle or truck trailer or semi-trailer is taken in trade, or in a series of trades, as a credit or part payment of the sale of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less a credit for the used vehicle taken in trade.

5. An excise tax may be imposed on —

The storage, use, or other consumption in Cullman County of tangible personal property purchased at retail, for storage, use or other consumption

in Cullman County, at the rate of one percent of the sale price of such property, regardless of whether the retailer is or is not engaged in business in Cullman County or in this state, except as provided in paragraphs a and b below; and

a. The storage, use, or other consumption in Cullman County of any new or used automotive vehicle, truck trailer or semi-trailer purchased at retail for storage, use, or other consumption in Cullman County, at the rate of one-half of one percent of the sales price of such automotive vehicle, truck trailer, or semi-trailer. Where any use automotive vehicle or truck trailer or semi-trailer is taken in trade, or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied shall be paid on the net difference, that is, the difference in the price of the new or used vehicle sold less a credit for the used vehicle taken in trade; and

b. The storage, use, or other consumption in Cullman County of any machine or machinery used in mining, quarrying, compounding, processing and manufacturing of tangible personal property, including the parts of such machines or machinery, attachments, and replacements therefor which are made or manufactured for use on or in the operation of such machines, purchased at retail for storage, use, or other consumption in Cullman County, at the rate of one-half of one percent of the sales price of such machine or the parts, attachments, or replacements therefor.

c. There shall be exempted from the levy of such taxes the gross receipts of any business and the gross proceeds of all sales which are exempted under the state sales tax statutes from the computation of the amount of the state sales tax. And there shall also be exempted from the levy the storage, use, or other consumption of property; the storage, use, or other consumption of which is exempted under the state use tax statutes from the state use tax. Subject to these exemptions, every person storing or using or otherwise consuming in Cullman County tangible personal property purchased at retail shall be liable for the tax imposed, and the liability shall not be extinguished until the tax has been paid by such person; provided, however, that a receipt from a registered seller given to the purchaser of any property to be used, stored, or consumed in Cullman County shall be sufficient to relieve the purchaser from further liability for the tax to which such receipt may refer. The term "registered seller" means the person registered with the state department of revenue pursuant to the state sales tax statutes. The term "state sales tax statutes" means Act No. 100, H. 94, approved August 18, 1959, which levies a retail sales tax for state purposes, and includes all statutes, including amendments to said Act No. 100 which expressly set forth any exemptions from the computation of the tax levied in said Act No. 100, and all other statutes which expressly apply to, or purport to affect, the administration of said Act No. 100 and the incidence and collection of the tax imposed therein. The term "state use tax statutes" means Article II of Chapter 20, Title 51, Code of Alabama 1940, as amended, including all statutes enacted which expressly set forth any exemptions from the computation of the tax levied in said Article II and all other statutes which expressly apply to, or purport to affect, the administration of the said article and the incidence and collection of the tax imposed therein.

Section 3. Unless otherwise expressly provided for in the order, ordinance, or resolution levying the taxes herein authorized, such taxes shall become effective on the first day of the second month next following the date of the order, ordinance, or resolution; provided, notice of the adoption of such an order, ordinance, or resolution must be given to the commissioner of the state department of revenue not less than 45 days before the taxes are to become effective. The taxes levied and imposed shall be in addition to

all other taxes now provided by law and shall be collected as hereinafter provided.

Section 4. The sales tax levied pursuant to Section 2 shall be due and payable in monthly installments on or before the 20th day of the month next succeeding the month in which the tax accrues; the use tax levied pursuant to Section 2 shall be due and payable quarterly on or before the 20th day of the month next succeeding each quarterly period during which the storage, use, or other consumption, of the tangible personal property became taxable, each such quarterly period to end on the last day of each of the months of March, June, September and December. All taxes levied pursuant to this Act shall be paid to and collected by the state department of revenue at the same time and along with the collection of the state sales tax and the state use tax. On or prior to the due dates of the taxes levied each person subject to such taxes shall file with the state department of revenue a report or return in such form as may be prescribed by the department, setting forth with respect to all sales and business that are required to be used as a measurement of the tax levied, a correct statement of the gross proceeds of all such sales and the gross receipts of all such business, and setting forth with respect to the use tax levied, the total sales price of all property, the use, storage, or other consumption of which became subject to the tax during the then preceding quarterly period. Such reports shall include also such other items of information pertinent to the said taxes and the amount thereof as the state department of revenue may require. Any person subject to the taxes levied may defer reporting credit sales until after their collection, and in the event he so defers reporting them, he shall thereafter include in each monthly report all credit collections made during the month preceding, and shall pay the taxes due thereon at the time of filing such report. All reports or returns filed with the state department of revenue under this section shall be available for inspection by the governing body of Cullman County, or its designated agent, at reasonable times during business hours.

Section 5. Every registered seller making sales of tangible personal property for storage, use, or other consumption in Cullman County (which storage, use, or other consumption is not exempted from the tax imposed) shall at the time of making such sale, or, if the storage, use, or other consumption of such tangible personal property in Cullman County is not then taxable under this Act, at the time such storage, use, or other consumption becomes taxable hereunder, collect the tax from the purchaser, and shall give to the purchaser a receipt therefor in the manner and form prescribed by the state department of revenue. On the twentieth day of the month following the close of each quarterly period provided for in Section 4 hereof, each registered seller shall file with the state department of revenue a return for the preceding quarterly period in such form as may be prescribed by the department, showing the total sales of the tangible personal property sold by such registered seller, the storage, use, or other consumption of which became subject to the tax imposed during the then preceding quarterly period; and each return shall be accompanied by a remittance of the amount of the tax required to be collected by such registered seller during the period followed by the return; provided, that any registered seller may defer collecting the tax with respect to credit sales until collection of the proceeds of such sales and may defer reporting credit sales until after their collection, but shall thereafter collect the said taxes along with collection of said credit sales and shall include in each quarterly report all credit collections made during the preceding quarterly period, and shall remit the taxes with respect thereto at the time of filing such report or return. Any person who has paid to a registered seller the tax with respect to the use, storage, or other consumption of tangible personal property in Cullman County need not file a report or make any further payments of the said tax, but each

person who purchases tangible personal property, the storage, use, or other consumption of which is subject to the tax imposed, and who has not paid the tax due with respect thereto to a registered seller, shall report and pay the tax as required by Section 4.

Section 6. Each person engaging or continuing within Cullman County in a business subject to the taxes levied pursuant to Section 2 shall add to the sales price or admission fee and collect from the purchaser or the person paying the admission fee the amount due by the taxpayer on account of said taxes; and every registered seller shall likewise add to the sales price and collect from the purchaser the amount of any tax which such registered seller is required to collect. It shall be unlawful for any person subject to the tax levied to fail or refuse to add to the sales price or admission fee and to collect from the purchaser or person paying the admission fee the amount herein required to be so added to the sales or admission price and collected from the purchaser, and it shall likewise be unlawful for any person subject to said tax to refund or offer to refund all or any part of the amount so collected or to absorb or advertise directly or indirectly the absorption or refund of said tax or any portion thereof. It shall likewise be unlawful for any registered seller to fail or refuse to add to the sales price and to collect from the purchaser the amount of the tax imposed or to refund or offer to refund or absorb, or to advertise directly or indirectly the absorption of, said tax or any portion thereof.

Section 7. The taxes imposed pursuant to this Act shall constitute a debt due Cullman County and may be collected by civil suit, in addition to all other methods provided by law and in this Act. The said taxes, together with interest and penalties with respect thereto, shall constitute and be secured by a lien upon the property of any person from whom said taxes are due or who is required to collect said taxes. All provisions of the revenue laws of this state which apply to the enforcement of liens for license taxes due the state shall apply fully to the collection of the county taxes levied, and the state department of revenue, for the use and benefit of Cullman County shall collect such taxes and enforce this Act and shall have and exercise for such collection and enforcement all rights and remedies that this state or the department has for collection of the state sales tax and the use tax. The state department of revenue shall have full authority to employ such special counsel as it deems necessary from time to time to enforce collection of the taxes authorized to be levied by this Act, and to otherwise enforce the provisions of this Act, including any litigations involving the Act; and the department shall pay such special counsel such fees as it deems necessary and proper from the proceeds of the taxes collected by it for Cullman County.

Section 8. All provisions of the state sales tax statutes with respect to payment, assessment and collection of the state sales tax, making of reports and keeping and preserving records with respect thereto, interest after due date of tax, penalties for failure to pay tax, make reports, or otherwise comply with the state sales tax statutes, the promulgation of rules and regulations with respect to the state sales tax, and the administration and enforcement of the state sales tax statutes, which are not inconsistent with the provisions of this Act when applied to the tax levied pursuant to Section 2 hereof, shall apply to the county tax levied, and all provisions of the state use tax statutes with respect to payment, assessment and collection of the state use tax, making quarterly reports and keeping and preserving records with respect thereto, interest after due date of tax, penalties for failure to pay tax, make reports or otherwise comply with the state use tax statutes the promulgation of rules and regulations with respect to the state use tax, and the administration and enforcement of

the state use tax statutes, which are not inconsistent with the provisions of this Act when applied to the county use tax levied shall apply to the county tax. The commissioner of revenue and the state department of revenue shall have and exercise the same powers, duties and obligations with respect to the county taxes levied as are imposed on the commissioner and the department, respectively, by the state sales tax statutes and the state use tax statutes. All provisions of the state sales tax statutes and the state use tax statutes that are made applicable to this Act to the county taxes levied and to the administration of this Act are incorporated herein by reference and made a part hereof as is fully set forth herein.

Section 9. The state department of revenue shall charge Cullman County for collecting the special county taxes levied such amount or percentage of total collections as may be agreed upon by the commissioner of revenue and the court of county commissioners, board or revenue, or like governing body of the county, but such charge shall not in any event exceed three percent of the total amount of special county taxes collected hereunder within the county. Such charge for collecting the special taxes for the county may be deducted each month from the special sales and special use taxes collected before certifying the amount of the proceeds thereof due Cullman County for that month. The commissioner or revenue shall pay into the state treasury all county taxes collected under this Act, as such taxes are received by the department of revenue; and on or before the first day of each successive month (commencing with the month following the month in which the department makes the first collections hereunder), the commissioner shall certify to the state comptroller the amount of taxes collected under the provisions of this Act and paid by him into the state treasury for the benefit of Cullman County during the month immediately preceding the making of such certificate. Provided, however, that before certifying the amount of the taxes paid into the state treasury for the benefit of Cullman County during each month, the commissioner may deduct from the taxes collected in said month the charges due the department for the collection of the taxes for the county. It shall be the duty of the comptroller to issue his warrant each month payable to the custodian of the public school funds of Cullman County, in his official capacity, in an amount equal to the amount so certified by the commissioner of revenue as having been collected for the use of the county. The custodian of public school funds for Cullman County shall deposit the revenue derived from the taxes levied herein in a special account separate and apart from other public school funds of the county, and shall maintain separate records of such special account. The county board of education shall require an additional bond of the custodian of public school funds, in an amount to be prescribed by the board of education and payable to the board and conditioned as prescribed by law. Such additional bond shall be filed and recorded in the office of the Judge of Probate of the county. The premiums on such bond shall be paid from any school funds derived hereunder. The net proceeds from the tax levied pursuant to this Act shall be divided between the County Board of Education of Cullman County, Alabama, and the City of Cullman, Alabama, as follows: The City of Cullman shall receive annually the sum of \$25,000 payable to the city treasurer by the custodian referred to herein, at the rate of \$2,000 per month for eleven months, and \$3,000 for the twelfth month. Exclusive of said \$25,000 payable to the City, the remaining proceeds shall be divided equally between the County Board of Education of Cullman County, Alabama, and the City of Cullman, Alabama, payable on a monthly basis. — Said division resulting in the City of Cullman receiving 50% of the net proceeds plus \$25,000 for each twelve month period of collection. The county's share of the proceeds shall be used exclusively for educational purposes including transportation, maintenance and upkeep of buildings and current expenses other than teachers' salaries. The city's share of the proceeds shall be used for general municipal purposes.

Section 10. That the payment of the sums of such proceeds to the City of Cullman provided for hereunder shall be made not later than five days from the date of receipt of such funds by such custodian from the comptroller.

Section 11. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 12. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF CULLMAN

Before me, Marie W. Bergin, a Notary Public in and for the State and County aforesaid personally appeared Robert Bryan, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of The Cullman Times, a newspaper of general circulation published in Cullman County, Alabama, and that the attached notice was published in said newspaper once a week for four consecutive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 6, July 13, July 20 and July 27, all in the year 1961.

ROBERT BRYAN,
Affiant.

Sworn to and subscribed before me on this the 9th day of September, 1961.

MARIE W. BERGIN,
Notary Public.
My Commission Expires 4/5/65.

By Mr. Cabiness:

H. 247. To provide for the election of representatives in congress from the state at large; amending Code of Alabama 1940, Title 17, Sections 66, 75, and 222; repealing Code of Alabama 1940, Title 17, Sections 425-426.

State Administration.

By Messrs. McClendon (Chambers), Roberts, Thomas, Lee, Long (Perry) and Dodd:

H. 248. To regulate further primary elections held for the purpose of nominating candidates for election as representatives in Congress.

State Administration.

By Messrs. Casey, Torbert and Roberts:

H. 249. To provide for continuous code revision and to appropriate funds for that purpose.

Ways and Means.

By Mr. Turnham:

H. 250. To amend further Section 90 of Title 8, Code of Alabama 1940, as amended by Act No. 783, 1951 General Acts, Page 1378, approved September 11, 1951, entitled, "An Act To amend Section 90, Title 8, Code of Alabama 1940, relating to the penalty for killing wild turkey hens, does and unantlered male deer".

Conservation.

By Mr. Turnham:

H. 251. To provide for the appointment by the court of county commissioners, or like county governing body, of a temporary tax assessor or tax collector in event of vacancy in said office; to exercise the duties of said office until the successor takes office; to provide for the compensation of said temporary officer for said duties; to provide for the bond to be made by said temporary officer; to provide for the employment of deputies to perform such duties; to provide for the compensation of such deputies; and to provide for the dispensation of the fees and commissions during said period.

Judiciary.

By Messrs. Grant and Daniel (with notice and proof):

H. 252. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

Local Legislation No. 1.

Notice and Proof H. 252:

NOTICE OF INTENTION TO APPLY FOR LOCAL LAW:

The following bill will be introduced at the present session of the Legislature of Alabama, and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

Be It Enacted By The Legislature Of Alabama:

Section 1. That the present boundary and corporate limits of the City of Linden, in Marengo County, Alabama, are hereby altered, rearranged and extended so as to include, (in addition to the lands already embraced in the said city limits), the following described lands not heretofore embraced and incorporated within the said City limits under Act No. 248 of the Alabama Legislature, Regular Session, 1957:

Commencing at the Northwest Corner of Linwood Estates, according to map of said Linwood Estates as recorded in Map Book No. 1, at Page 34, in the office of the Judge of Probate, Marengo County, Alabama, thence

N 65 degrees-45' West for a distance of 47 feet to the Southeast Corner of Wynne property, thence North 6 degrees-30' West along fence for a distance of 791 feet to the North boundary of Road, thence N 85 degrees-30' East to West line of Section 29, Township 16 North, Range 3 East, thence South along said Section line to the Southeast corner of Section 29, Township 16 North, Range 3 East, to the present boundary of the corporate limits of the City of Linden, Alabama. Also commencing at the Northwest Corner of Linwood Estates, according to map of said Linwood Estates as recorded in Map Book No. 1, at page 34, in the office of the Judge of Probate, Marengo County, Alabama, thence South 0 degrees-40' East to the South line of Section 29, Township 16 North, Range 3 East, to the present boundary of the corporate limits of the City of Linden, Alabama, which descriptions embrace the following: The SE $\frac{1}{4}$ of SE $\frac{1}{4}$ of Section 29, Township 16 North, Range 3 East, and a part of the SW $\frac{1}{4}$ of SE $\frac{1}{4}$, a part of the NW $\frac{1}{4}$ of SE $\frac{1}{4}$, and a part of the NE $\frac{1}{4}$ of SE $\frac{1}{4}$, all in Section 29, Township 16 North, Range 3 East, in Marengo County, Alabama.

Section 2. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law.

AFFIDAVIT OF PUBLICATION

THE STATE OF ALABAMA,
MARENGO COUNTY.

Before me, the undersigned authority, in and for said State and County, personally appeared R. E. Sutton, who is known to me, and who, being by me first duly sworn, deposes and says:

That he is the publisher of The Democrat-Reporter, a newspaper published at Linden, in Marengo County, Alabama, and that the said Democrat-Reporter is printed in said Marengo County, Alabama, and is of general circulation in said County, and has been mailed under a second class mailing privilege at the United States Post Office at Linden, Alabama, regularly each and every week for a period of more than fifty-two (52) consecutive weeks prior to the publication of the Legal Notice, or Advertisement, of Intention To Apply For Local Law To Rearrange and Extend Boundary Lines Of City Of Linden

copy of which is hereto attached, and further that said Legal Notice, or Advertisement, was published in the said newspaper, The Democrat-Reporter, for Four consecutive weeks, to-wit:—in the issues dated June 29, 1961, July 6, 1961, July 13, 1961, July 20, 1961, and that each of said above issues was duly circulated among the subscribers of said newspaper.

S/R. E. SUTTON,
Publisher of The Democrat-Reporter.

Sworn to and subscribed before me this 25th day of July, 1961.

S/JEAN S. PERRY,
Notary Public.
My Commission expires 4-23, 1962.

By Messrs. Broadfoot and Long (Lauderdale):

H. 253. To prohibit the maintaining of certain flashing lights in the vicinity of highways; and prescribing penalties.

Judiciary.

By Mr. Long (Lauderdale):

H. 254. Proposing an amendment to the Constitution of Alabama relative to the consolidation of certain offices and regulating the compensation of certain officers of Lauderdale County.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

By Mr. Long (Lauderdale):

H. 255. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Local Legislation No. 1.

By Mr. Long (Lauderdale):

H. 256. To prohibit the taking of mussels from the public waters in any county having a population of not less than 61,000 nor more than 65,000, according to the most recent federal decennial census; and prescribing the penalties for violation of this Act.

Local Legislation No. 1.

By Messrs. Hain, Nettles, Gilmer, Long (Perry) and Avery:

H. 257. To amend Act No. 339, S. 188, Regular Session 1955, an act relating to and creating a solicitor's fund for the use of the circuit solicitor of the Fourth Judicial Circuit (Acts of Alabama 1955, vol. II, p. 761).

State Administration.

By Messrs. Copeland and Hanby:

H. 258. To provide for the appointment of bailiffs for the circuit courts of all counties having populations of not less than 96,000 nor more than 116,000, and regulate their compensation.

Local Legislation No. 1.

By Messrs. Copeland and Hanby:

H. 259. To provide for an additional judge of the Sixteenth Judicial Circuit of Alabama.

State Administration.

By Mr. Turnham:

H. 260. To provide for the licensing and operation of privately owned hunting preserves; to provide the Director of Conservation with the authority to regulate the operation of such preserves; to provide for the cost of the privilege licenses for operating such preserves; to provide for the distribution of all monies accruing to the State under the provisions of this Act and to provide a penalty for the violation of the provisions of this Act.

Conservation.

By Mr. Johnston (Leonard):

H. 261. Relating to counties having populations of not less than 28,500 nor more than 30,550 inhabitants according to the 1960 or any subsequent federal decennial census; providing that any law levying a county sales and use tax in such counties shall be repealed; and providing for a referendum of the voters of the county.

Local Legislation No. 1.

By Messrs. Locke and Edwards:

H. 262. To propose an amendment to Act 637 of the Regular Session of Leg. of 1961 amending the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special district property taxes for the support of education.

Local Legislation No. 2.

The above bill was read a first time at length as required by the Constitution.

By Mr. Thomas:

H. 263. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

State Administration.

By Mr. Long (Lauderdale):

H. 264. Relating to the promotion and development of industry in this State; amending Section 1 of the Cater Act (Act No. 648, S. 518 of the Regular Session of 1949, Acts of Alabama 1949, p. 991); in order to more particularly define the word "property" when used in this Act; and amending further Section 8 of this Act to specify the location of projects which corporations organized thereunder may acquire.

Ways and Means.

By Mr. Long (Lauderdale):

H. 265. To amend The Wallace Industrial Development Act, (Act No. 756, H. 733 of the Regular Session of 1951, Acts of Alabama 1951, Vol. II, p. 1307) in order to define more particularly the word "property" for the purposes of said Act.

Ways and Means.

By Mr. Goldthwaite:

H. 266. To amend Act No. 343, H. 71, approved August 20, 1957 (Acts of 1957, vol. I, p. 453) which provided further for the execution of certain public contracts and provides for competitive bidding for certain purchases by the state.

Ways and Means.

By Messrs. Perry, Morrow, Edwards and Rast:

H. 267. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Judiciary.

By Mr. Johnson (J. T. Tom):

H. 268. To amend Section 1 of the act approved May 26, 1955, regulating the taking of fish from public streams and impounded waters in Elmore and Tallapoosa counties (Act No. 17, H. 93, Acts of Alabama 1955, Vol. I, pp. 229-231).

Local Legislation No. 1.

By Mr. Johnson (J. T. Tom):

H. 269. Relating to false pretenses; to provide that willful failure to discharge a debt, the time for payment of which was extended, or to pay for goods or services obtained on credit, when such credit or the extension thereof was granted on a promise to pay out of certain anticipated income due the promiser, upon receipt of such income, amounts to obtaining such credit by false pretenses; and to provide punishment for such offense.

Judiciary.

By Messrs. Johnson (J. T. Tom), Bishop, Hankins and Hearn:

H. 270. To amend Code of Alabama 1940, Title 14, Section 334, in relation to the offense of stealing a dog.

Judiciary.

By Mr. Gross:

H. 271. Creating an act which authorizes and directs County Governing Bodies of any County having a population of not less than 25,100 nor more than 25,600; to appoint Boards of Directors of Public Hospitals and such institutions where Directors and/or Managers are required.

Local Legislation No. 1.

By Messrs. Murphy and Engel:

H. 272. To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing Mobile County under certain conditions to issue its general obligation bonds not exceeding \$1,737,000 in principal amount for various capital improvements in said county, said bonds to be additionally secured by a pledge of the special ad valorem tax provided for in Amendment XVIII to said constitution, as amended, authorizing the continued levy and collection of said tax for payment of said bonds,

providing that none of the bonds which are payable out of said tax or for which said tax is pledged shall be chargeable against the limitation on indebtedness of said county contained in Section 224 of the constitution, and specifying certain details pertaining to said bonds and the sale thereof.

Local Legislation No. 1.

The above bill was read a first time at length as required by the Constitution.

RESOLUTIONS

The following resolutions were introduced:

By Mr. Oden:

H. J. R. 4. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the highway running Southeast from Russellville bypass (U. S. 43) to Alabama Highway No. 195 in Winston County towards Double Springs is hereby designated and shall be known as the "Patterson Road."

BE IT FURTHER RESOLVED That the State Highway Department is authorized and directed to cause to be erected and maintained at all times along the highway herein described, appropriate signs and markers designating the name of such route as herein provided.

On motion of Mr. Oden the rules were suspended and H. J. R. 4 was adopted.

Also:

By Messrs. Roberts, Reynolds (Madison), Callahan and Ferguson.

H. J. R. 5. Authorizing The Board of Trustees of the University of Alabama to designate the building now under construction to house the facilities of the Oil and Gas Board on the University of Alabama campus as "Walter Bryan Jones Hall".

WHEREAS, The Board of Trustees of the University of Alabama, The Alabama State Oil and Gas Board and the Board of Regents of the Alabama Museum of Natural History, Inc., have indicated their disposition to designate the building on the University of Alabama campus now under construction which will house the facilities of the State Oil and Gas Board, the "Walter Bryan Jones Hall" in honor of Dr. Walter Bryan Jones, Supervisor of the State Oil and Gas Board since the enactment of the Oil and Gas laws of Alabama in 1946, State Geologist for more than thirty-three years and first Director of the State Department of Conservation; therefore

BE IT RESOLVED by the Senate of Alabama, the House of Representatives concurring that The Board of Trustees of the University of Alabama is hereby authorized to designate the building now under construction on the University campus to be used to house the facilities of the State Oil and Gas Board as the "Walter Bryan Jones Hall".

On motion of Mr. Roberts the rules were suspended and H. J. R. 5 was adopted.

REPORT OF STANDING COMMITTEE ON RULES

Mr. Ashworth, Chairman of the Standing Committee on Rules, reported that said committee in session had acted on the following resolution and ordered same returned to the House with the recommendation that it be adopted.

By Messrs. Brewer, Rast, Morrow, Branyon, Perry, Turner and Torbert.

H. J. R. 3. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That when the two Houses adjourn today, they adjourn to meet again on Tuesday, September 12, 1961, and when they adjourn on Tuesday, September 12, 1961, they adjourn to meet again on Wednesday, September 13, 1961, and when they adjourn on Wednesday September 13, 1961, they adjourn to meet again on Thursday, September 14, 1961, and when they adjourn on Thursday, September 14, 1961, they adjourn to meet on Friday, September 15, 1961, and when they adjourn on Friday, September 15, 1961, they adjourn sine die.

The motion of Mr. Nettles to postpone consideration of the resolution, H. J. R. 3, set out in the above and foregoing Report of Standing Committee on Rules, was lost.

Yeas 43; Nays 49.

Yeas:

Messrs.	Dickson	Hearn	Phillips
Albea	Dodd	Jenkins	Ramey
Avery	Dunn	Johnston (Leonard)	Roberts
Barnett	Engel	Jones (Covington)	Rozelle
Brannan	Gilmer	Lee	Salter
Broadfoot	Gordon	Long (Lauderdale)	Self
Brooks	Gross	Long (Perry)	Shumate
Cabiness	Guthrie	Murphy	Smith (St. Clair)
Cates	Hain	Nettles	Speaks
Cook	Hardy	Oakley	Taylor
Cornett	Harris	Owens	Thomas

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Nays:

Mr. Speaker	Faulk	Johnson (J. T. Tom)	Pierce
Adams	Franklin	Jones (Monroe)	Powell
Bailey	Glass	Locke	Rast
Bassett	Goldthwaite	McClendon (Chambers)	Ray
Bishop	Goodwyn	McCorquodale	Rogers
Boyd	Grant	McLendon (Bullock)	Sessions
Branyon	Grouby	Martin	Smith (Russell)
Brewer	Hanby	Merrill	Solomon
Casey	Hankins	Morrow	Torbert
Chambers	Harvey	Nichols	Turner
Copeland	Ingram	Oden	Turnham
Daniel	Johnson (Hardaway)	Perry	Vickers
Edwards			

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And H. J. R. 3 was adopted.

Yeas 59; Nays 34.

Yeas:

Mr. Speaker	Daniel	Ingram	Perry
Adams	Dunn	Jenkins	Phillips
Bailey	Edwards	Johnson (Hardaway)	Pierce
Bassett	Faulk	Johnson (J. T. Tom)	Powell
Bevill	Ferguson	Jones (Monroe)	Rast
Bishop	Franklin	Locke	Ray
Boyd	Glass	McClendon (Chambers)	Rogers
Brannan	Goldthwaite	McCorquodale	Sessions
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Grant	Martin	Thomas
Callahan	Grouby	Meade	Torbert
Casey	Hanby	Merrill	Turner
Cates	Hankins	Morrow	Turnham
Copeland	Harvey	Nichols	Vickers
Cornett	Hearn	Oden	

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Nays:

Messrs.	Dodd	Jones (Covington)	Rozelle
Albea	Engel	Lee	Salter
Barnett	Gilmer	Long (Lauderdale)	Self
Broadfoot	Gordon	Long (Perry)	Shumate
Brooks	Gross	Murphy	Smith (St. Clair)
Cabiness	Hain	Oakley	Solomon
Chambers	Hardy	Owens	Speaks
Cook	Harris	Ramey	Taylor
Dickson	Johnston (Leonard)	Roberts	

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RESOLUTIONS

The following resolutions were introduced:

By Messrs. Shumate and Bevill:

H. J. R. 6. WHEREAS, Mr. Floyd Mann, as Director of Public Safety, through his traffic control program has saved the lives of many of the motorists of the State; and

WHEREAS, Mr. Mann through foresightedness, perseverance, and devotion to his work has made the highways of the State of Alabama rate among the safest in the nation; and,

WHEREAS, Mr. Mann has contributed not only to the highway safety of the state but has contributed immeasurably to law enforcement generally, for the calm and forceful manner with which he has confronted frenzied mobs has in several occasions averted bloody riots; now

BE IT THEREFORE RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That the Legislature of Alabama hereby commends Mr. Mann for his outstanding service to the State, and on behalf of the State expresses warmest appreciation for his untiring efforts towards promoting public safety in Alabama;

BE IT FURTHER RESOLVED, That a copy of this resolution be transmitted to Mr. Mann.

On motion of Mr. Shumate the rules were suspended and H. J. R. 6 was adopted.

Also:

By Messrs. Shumate, Jones (Covington), Dodd, Grouby, Hankins, Branyon, Gordon, Turner, Cabiness, Gross, Guthrie, Daniel, Bevill and Self.

H. J. R. 7. Requesting the State Superintendent of Education to report on the financial condition of schools

WHEREAS there is precious little information available to the members of the Legislature respecting the true financial condition of the state school systems and colleges and universities, although the clamor for more school money is growing louder and louder by the day and by the hour; and

WHEREAS it is imperative that the Legislature have accurate information on which to make sound judgments and right decisions; now therefore, be it

RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the State Superintendent of Education be, and he hereby is, requested to furnish the members of each House and the Governor, within two weeks from the adoption of this resolution, a report under oath showing:

1) The total amount of money received by each independent school system from all sources, including revenue derived from rents or the sale of timber or other property, during the fiscal year ending September 30, 1960;

2) The total amount of money paid by the State of Alabama to each city and county school system and to each college or university for all purposes during the fiscal year ending September 30, 1960;

3) The total amount of unencumbered funds on hand in each school system at the beginning of the current fiscal year;

4) For each school system, the balance remaining from the last fiscal year of all funds appropriated or allotted for capital outlay purposes.

The motion of Mr. Shumate to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 7 was lost.

Yeas 29; Nays 12.

Yeas:

Messrs.
Adams
Albea
Bailey
Bevill
Brannan
Branyon
Camp

Cates
Daniel
Dodd
Gordon
Grant
Gross
Grouby
Guthrie

Hain
Hanby
Hankins
Jones (Covington)
Locke
McCorquodale
Murphy

Nettles
Perry
Rozelle
Self
Sessions
Shumate
Smith (St. Clair)

Nays :

Messrs.
Boyd
Brewer
Cabiness

Gilmer
Goodwyn
Harris

Harvey
Martin
Oakley

Salter
Speaks
Turnham

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And said resolution H. J. R. 7 was read and referred to the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 2. Relative to the reading of the Governor's Message in both Houses of the Legislature in lieu of a Joint Session.

J. E. SPEIGHT,
Secretary.

RECESS

On motion of Mr. Goodwyn the House recessed until 5:00 o'clock this afternoon.

The hour of 5:00 o'clock P.M. having arrived the House reconvened. The Speaker called the House to order.

RESOLUTIONS

The following resolutions were introduced:

By Messrs. Johnson (J. T. Tom), Bassett, Jenkins and McClendon (Chambers).

H. J. R. 8. On February 23, 1961, the Department of Pensions and Security formally abandoned the pernicious practice of requiring old people to sell their property, other than the homestead, in order to qualify for old age pensions; and

WHEREAS the Legislature heartily approves this action on the part of the Department, which has completely eliminated a basic cause of discontent among our senior citizens, and hopes that this policy will be continued in the future; now therefore, be it

RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That we whole-heartedly endorse the aforementioned action of the Department of Pensions and Security, and earnestly memorialize the State Board of Pensions and Security, the Commissioner of Pensions and Security, and the Administration to refrain from making any change in present policy

pursued by the Department with respect to ownership of property by recipients of old age pensions

On motion of Mr. Johnson (J. T. Tom) the rules were suspended and H. J. R. 8 was adopted.

Also:

By Mr. Meade:

H. J. R. 9. WHEREAS, pollution originating in the State of Georgia is entering the State of Alabama by means of streams and rivers flowing from Georgia into Alabama, particularly through the waters of the Etowah River, Ostanaula River, and the Chattooga River; and

WHEREAS, there is no means provided under the laws of this State to alleviate or prevent pollution originating outside of the State; and

WHEREAS, said pollution is detrimental and harmful to the interest of the people of the State of Alabama and particularly to the fish in the public waters of this State.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF ALABAMA, THE SENATE CONCURRING, that the above-cited pollution of the public streams of the State of Alabama constitutes an intolerable condition and one that is greatly against the public interest of this State, that the Department of Public Health, the Water Quality Council and the Water Resources Commission of the State of Georgia and the Department of Health, Education and Welfare of the Federal Government are hereby notified and requested to take whatever steps and actions necessary to prevent any further pollution from entering the waters of the State of Alabama from sources located in the State of Georgia.

On motion of Mr. Meade the rules were suspended and H. J. R. 9 was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 4. Designating a portion of U. S. 43 as the "Patterson Road."

Also:

H. J. R. 6. Commending Mr. Floyd Mann for his outstanding service to the State.

J. E. SPEIGHT,
Secretary.

ADJOURNMENT

On motion of Mr. Smith (Russell) the House adjourned until Tuesday, September 12, 1961, at four o'clock, P.M.

SECOND DAY

House of Representatives
Montgomery, Alabama
Tuesday, September 12, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by the Reverend David Carter, Pastor, Autaugaville Methodist Church, Autaugaville, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Dickson	Johnston (Leonard)	Pruitt
Adams	Edwards	Jones (Covington)	Ramey
Albea	Engel	Lee	Rast
Avery	Faulk	Locke	Ray
Bailey	Ferguson	Long (Lauderdale)	Reynolds (Chambers)
Barnett	Gilchrist	Long (Perry)	Reynolds (Madison)
Bassett	Gilmer	McClendon (Chambers)	Roberts
Bevill	Glass	McCorquodale	Rogers
Bishop	Goldthwaite	McLendon (Butlock)	Rozelle
Boyd	Goodwyn	Martin	Salter
Brannan	Gross	Meade	Self
Branyon	Grouby	Merrill	Shumate
Brewer	Guthrie	Morrow	Smith (Russell)
Britton	Hain	Murphy	Solomon
Broadfoot	Hanby	Nettles	Speaks
Brooks	Hankins	Nichols	Sullivan
Cabiness	Hardy	Oakley	Taylor
Callahan	Harris	Oden	Thomas
Camp	Hearn	Owens	Torbert
Casey	Ingram	Perry	Trimmier
Cates	Jenkins	Phillips	Turner
Copeland	Johnson (Hardaway)	Pierce	Turnham
Cornett	Johnson (J. T. Tom)	Powell	Vickers
Daniel			

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A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the first legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Pruitt, the reading at length of the Journal of the House for the first legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the first legislative day was approved.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolutions, to-wit:

H. J. R. 4. Relative to the naming of a State highway the "Patterson Road".

Also:

H. J. R. 6. Relative to commending Mr. Floyd Mann, Director of Public Safety, for his outstanding service to the State.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolutions the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 5. Designating the building housing the Oil and Gas Board at the University of Alabama as "Walter Bryan Jones Hall."

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Godfrey:

S. J. R. 1. Memorializing the Water Improvement Commission to investigate the cause of pollution of Weiss Lake, Cherokee County, and take action necessary to control such pollution.

WHEREAS the municipality of Trion, Georgia is engaged in dumping raw sewerage in tributary streams that flow through or empty in Weiss Lake, Cherokee County, and certain industries including Rome Craft, at Coosa, Georgia, Riegel Textile Corporation, at Trion, Georgia, and certain iron ore processing plants near Cartersville are also contributing to the pollution of Weiss Lake; be it

RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the Water Improvement Commission of the State of Alabama be memorialized to investigate fully the cause or causes of pollution of Weiss Lake, and to take such action, by the issuance of orders or otherwise, as may be necessary to control such pollution of Weiss Lake.

RESOLVED FURTHER, That the Secretary be directed to send a copy of this resolution to Dr. D. G. Gill, State Health Officer, ex officio chairman of the Water Improvement Commission.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The S. J. R. 1 set out in the above and foregoing Message from the Senate was read and referred to the Standing Committee on Rules.

BILLS ON SECOND READING

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 2. (with substitute) To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 4. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine

and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

H. 5. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

H. 6. To make an appropriation to the South's Regional Advisory Council on Nuclear Energy (RACNE) for the support and operation thereof.

H. 7. To make an appropriation for the support of the Southern Regional Council on Mental Health Training and Research.

H. 8. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

H. 9. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alternation, improvement and equipment of armories therefor.

H. 10. To make appropriations to the Department of Conservation for capital improvements.

H. 11. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may

be necessary, to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

H. 12. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

H. 13. To appropriate the sum of \$100,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for experimental farm use.

H. 14. To make an appropriation for the support of the Council of State Governments.

H. 15. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

H. 16. To provide for an appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

H. 17. To appropriate the sum of three hundred thirty-four dollars and twenty-four cents (\$334.24) out of the Seafood Division Fund in addition to all other appropriations heretofore made for the purpose of paying items of expense and equipment purchases listed herein incurred prior to October 1, 1958.

H. 19. To provide for the salary of the Chief Examiner of Public Accounts.

H. 25. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment, and they were severally read a second time and placed on the Calendar, to-wit:

H. 29. (with amendment). To exempt certain residents of the state who are sixty-five years of age or over from the requirements of producing peddlers or itinerant or transient vendors privilege licenses under certain conditions; and to prescribe penalties.

H. 30. (with amendment). To exempt certain bona fide residents of the state who are drawing disability insurance benefits under the federal Social Security Act from the requirements of procuring peddlers, itinerant or transient vendors privilege licenses under specified conditions; and to prescribe penalties.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 35. To amend further Section 3 of Title 51 of the Code of Alabama, 1940, as amended, which relates to certain exemptions from taxation.

H. 44. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County; to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

H. 45. To create a solicitor's fund in the ninth judicial circuit of Alabama; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in the ninth judicial circuit; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment, and they were severally read a second time and placed on the Calendar, to-wit:

H. 47. (with amendment). Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

The above bill was read a second time at length as required by the Constitution.

H. 52. (with amendment). To amend Code of Alabama 1940, Title 51, Section 613, in relation to the license tax payable on vending machines.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 53. To provide for a license tax on and the assessment and collection of ad valorem taxes on house trailers.

H. 56. For the relief of James Shellnut; making an appropriation to reimburse James Shellnut for sums expended for medical care and treatment on account of personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

H. 58. To propose an amendment to the Constitution of Alabama relative to exemptions from the poll tax.

The above bill was read a second time at length as required by the Constitution.

H. 59. To exempt certain persons from poll tax; amending Section 238 of Title 51, Code of Alabama 1940 in relation to periods of military service subject to exemption from the tax.

H. 61. To amend further Section 12, Title 12, Code of Alabama 1940, in relation to powers of courts of county commissioners.

H. 62. To validate certain elections held since February 24, 1959, under any constitutional amendment or the provisions of Article 6 or 7 of Chapter 10, Title 52, Code of Alabama, 1940, or under any other law, for the purpose of authorizing a special tax for school purposes.

H. 92. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

H. 94. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

H. 99. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

H. 104. To make an appropriation to the State Military Department from any funds in the State Treasury not otherwise appropriated in the sum of \$1,579.95; to provide for the distribution of said funds; and to pay for damages caused by crash of aircraft of Alabama Air National Guard.

H. 106. Relating to the levy of additional taxes for certain purposes in all counties having a population of 50,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

H. 117. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes,

including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

H. 122. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

H. 123. To amend Section 345 of Title 51 of the Code of Alabama 1940, relating to foreign corporation permits.

H. 124. To amend Section 346 of Title 51 of the Code of Alabama 1940, relating to domestic corporation permits.

H. 125. To amend Section 354 of Title 51 of the Code of Alabama 1940, relating to the due date of franchise tax.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 126. (with amendment). Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

The above bill was read a second time at length as required by the Constitution.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 127. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 128. (with amendment). To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

The above bill was read a second time at length as required by the Constitution.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with

substitute, and they were severally read a second time and placed on the Calendar, to-wit:

H. 130. (with substitute). Relating to special property taxes for county buildings, bridges, and roads; amending Code 1940, Title 12, Section 186, to provide that the proceeds of public building, road and bridge taxes in excess of amounts payable on bonds, warrants, or other securities may be spent for general county purposes.

H. 131. (with substitute). Proposing an amendment to Section 215, Article 11, Constitution of Alabama 1901, in relation to the use of the proceeds of property taxes levied by counties for public building, road, or bridge purposes.

The above bill was read a second time at length as required by the Constitution.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 132. To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

H. 136. To authorize county governing bodies to make appropriations to support vocational trade schools or other similar institutions in which residents of the county or dependents of such residents are enrolled or are entitled to be enrolled.

H. 141. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

The above bill was read a second time at length as required by the Constitution.

H. 146. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

H. 147. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

H. 160. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

H. 161. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

H. 162. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

H. 166. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

H. 167. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

H. 168. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

H. 169. To amend Section 213 of Title 17, Code of Alabama 1940, relating to the cost of elections on constitutional amendments.

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

H. 180. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

H. 193. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

H. 194. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

H. 199. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

H. 200. Relating to partnership returns for state income tax purposes; amending Section 395 of Title 51, Code of Alabama 1940, to provide that such returns must be subscribed by the persons who make them, eliminating the requirement of an oath.

H. 203. To amend further Code of Alabama 1940, Title 37, Section 264, in relation to the pledge of certain municipal revenues to payment of principal and interest on bonds.

H. 204. To amend Section 10 of Act No. 329, General Acts of 1943, Regular Session, page 311, approved July 1, 1943, the same being an act "To provide for State aid in the construction of county roads, as herein defined, and for that purpose to appropriate money out of the State Public Road and Bridge Fund to be used with an equal amount of money appropriated by the counties out of their Gasoline Excise Tax Funds for such construction, to be used under the joint supervision of the County and the State Highway Department through a division thereof to be known as the Bureau of County Aid; and to authorize the State Highway Department to make rules and regulations necessary or convenient for the administration of this act."

H. 205. To amend Section 1 of Act No. 547, General Acts 1955, approved September 9, 1955.

H. 206. To provide further for the administration of justice; authorizing the Supreme Court of Alabama to appoint duly elected and qualified circuit court judges to serve as justices pro tempore of the Supreme Court; and providing for the duties, expense allowances, and periods of service of such justices pro tempore.

H. 207. To provide for the furnishing of transcripts of evidence for appeals in criminal cases where defendant, appellant is indigent; to state the purposes of this act; to define the criminal cases to which this act is applicable; to prescribe the manner in which and time within which an indigent defendant, appellant may petition the trial court to order a transcript of the evidence to be prepared; to prescribe the contents and form of said petition; to prescribe the manner of proceeding by the trial court or trial judge upon said petitions; to prescribe for the disposition of said petitions by the trial court; to provide for and prescribe the matters to be considered by the trial court in proceedings brought under the provisions of this act; to provide for and prescribe the conditions under which the trial court may order all or a part of the transcript of the evidence to be prepared by the court reporter and to provide for the trial court to make and enter an order under certain circumstances authorizing the payment to the court reporter of all or a part of his fees for preparing such transcript, and to provide that said payment to the court reporter be paid out of the general fund of the State treasury, and to require the defendant, appellant to pay for part of the cost of transcribing if he is able; to provide for this act to be applicable in certain appeals now pending in other cases wherein defendant, appellant cannot otherwise comply with all of the provisions of this act, particularly the time for filing a petition; to prescribe the time within which defendant, appellant may file a petition under the provisions of this act; to provide for a review of a denial by the trial court for a petition filed under the provisions of this act for a transcription of the evidence; to provide for judgment to be entered against an unsuccessful defendant, appellant on appeal to pay the costs or fees of the court reporter paid by the State for transcribing evidence, and that such costs so paid be paid into the general fund of the State, and to provide further for an additional sentence of hard labor for the county or imprisonment in the penitentiary at a certain rate if such payment is not made by defendant, appellant; to authorize the Supreme Court with the advice and consultation of the Court of Appeals to adopt rules and regulations to accomplish the purposes of this act; and to appropriate out of the general fund of the State treasury not otherwise appropriated an amount sufficient to pay said court

reporters and to carry out the provisions of this act, said appropriation being subject before disbursement to the approval of the Governor and contingent upon the condition of the State treasury.

H. 208. To amend Sections 2 and 6 of Act No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

H. 216. To amend further Section 3 of Act No. 666, S. 155, approved September 16, 1953 (Acts of Alabama, Regular Session 1953, p. 923), entitled "An Act To provide for a scholarship program for medical education; and making an appropriation therefor."

H. 221. To provide individuals special deductions for state income tax purposes.

H. 222. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radio-active fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

H. 225. To name and provide for marking a bridge on State Highway 49 in Tallapoosa County as the Hamlet Mill Bridge.

H. 227. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 228. (with substitute). Regulating further the registration and licensing of motor vehicles: To require all motor vehicles operated in Alabama to be registered and annually to be licensed and to have attached thereto registration plates with tabs or other devices indicating the payment of the license tax for the current year; to convert vehicle license tags and the numbers thereon issued for the fiscal year beginning October 1, 1962 into the registration number and plates hereby required of the licensee; to provide for and regulate the issuance and use of registration plates and annual license tabs or other such devices; to prescribe penalties for violations of this Act; to amend Sections 704, 705, and 708 of Title 51, Code of Alabama 1940 to conform to this Act; and to repeal Sections 693 and 706 of said Title 51 and Act No. 35, H. 34, approved May 28, 1945 (Acts of 1945, p. 42), and other laws in conflict herewith.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 237. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

H. 238. To amend Sections 2 and 3, as amended, of Act No. 228, S. 21, approved July 31, 1947, an act providing for additional supernumerary judges (General Acts of Alabama 1947, p. 92).

H. 239. To amend Section 2 of Act No. 288, S. 161, approved July 7, 1945 (General Acts of Alabama 1945, p. 478), which relates to supernumerary circuit judges.

H. 240. To amend further Section 33 of Title 13, Code of Alabama 1940, in relation to the salaries of supernumerary justices.

H. 241. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

H. 243. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

H. 249. To provide for continuous code revision and to appropriate funds for that purpose.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment, and they were severally read a second time and placed on the Calendar, to-wit:

H. 264. (with amendment). Relating to the promotion and development of industry in this State; amending Section 1 of the Cater Act (Act No. 648, S. 518 of the Regular Session of 1949, Acts of Alabama 1949, p. 991); in order to more particularly define the word "property" when used in this Act; and amending further Section 8 of this Act to specify the location of projects which corporations organized thereunder may require.

H. 265. (with amendment). To amend The Wallace Industrial Development Act, (Act No. 756, H. 733 of the Regular Session of 1951, Acts of Alabama 1951, Vol. II, p. 1307) in order to define more particularly the word "property" for the purpose of said Act.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 266. To amend Act No. 343, H. 71, approved August 20, 1957 (Acts of 1957, vol. I, p. 453) which provided further for the execution of certain public contracts and provides for competitive bidding for certain purchases by the state.

Mr. Gilchrist, Chairman of the Standing Committee on Jundiciary, reported that said Committee in session had acted on the following bill and

ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 144. (with substitute). To amend Section 361 of Title 17 of the Code of Alabama 1940, as amended by Act No. 42 of the Second Special Session of the Legislature of Alabama of 1956 (Act No. 42, Special Session of 1956, p. 336) approved March 23, 1956, which relates to "single shot ballots", as further amended by Act No. 478 of the 1957 Regular Session of the Legislature, and as further amended by Act No. 602 of the 1959 Regular Session of the Legislature.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 183. (with amendment). To amend Sections 285, 289, 293, and 312 of Title 26, Code of Alabama 1940, as amended, the same relating to the Workmen's Compensation Law.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 184. To amend Sections 344, 347, 349, 353, 354, 357, 362, 363, 365, 366, and 367, of Title 26, Code of Alabama 1940, as last amended; and to repeal Section 364, of Title 26, Code of Alabama 1940.

H. 185. To amend Sections 8, 181, 191, 202, 204, 207, 209, 213, and 251, Title 26, Code of Alabama, 1940, as amended, the same relating to unemployment compensation.

H. 181. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

H. 182. To amend Section 242 and 243 of Title 22, Code of Alabama (1940), which relates to narcotic drugs and poisons.

H. 48. To repeal subsection H. of Section 214, Title 26, Code of Alabama 1940, which relates to a disqualification for benefits under the unemployment compensation act (5 Code of Alabama 1955 Cumulative Pocket Part 265).

H. 51. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

H. 93. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of

fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

H. 95. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

H. 96. To protect and preserve basic trust and fiduciary purposes and interests inherent in the intent and understanding when property in Alabama shall have been subjected or devoted to local fraternal uses; to prevent impairment of such intent and to preserve the charitables or trust use intended, from subjection to uses, functions or rules subversive of such intent or inconsistent with social order, harmony and good will in the administration thereof as a result of or in the event of action by any higher or affiliate order or other authority affecting the administration or use of the property; and to provide for repayment of loans or grants made by the parent order (or its affiliated organization) to the local fraternity as those terms are herein defined; and to provide procedure for protection and preservation of such intent and the fraternal, charitable or educational use involved and said declaratory act to that end.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 97. (with substitute). To license and regulate the business of selling and issuing checks, drafts and money orders as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; and to prescribe penalties for violation of, or non-compliance with, this act.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 98. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

The above bill was read a second time at length as required by the Constitution.

H. 129. To amend Act No. 804, S. 355, approved September 11, 1951, which relates to pardon or parole of persons sentenced to death whose sentences are commuted to life imprisonment.

H. 138. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the ap-

pointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 139. (with substitute). Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration requirements and questionnaires.

The above bill was read a second time at length as required by the Constitution.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 178. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

H. 190. Relating to the dumping of refuse, rubbish or debris on the public highways of the state and providing a penalty therefor.

H. 191. To amend the provisions of Section 131, Title 23, Code of Alabama 1940, relating to the throwing, placing or dumping of rubbish on highways.

H. 192. To prohibit any person from obtaining or attempting to obtain credit, goods, property or services by false or fraudulent use of credit cards or other false and fraudulent means; to prescribe penalties therefor; to define certain words and terms; to repeal conflicting laws; and for other purposes.

H. 209. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

H. 210. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the Chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

H. 212. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

H. 213. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

H. 217. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

H. 229. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

H. 242. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

H. 270. To amend Code of Alabama 1940, Title 14, Section 334, in relation to the offence of stealing a dog.

Mr. Pruitt, Chairman of the Standing Committee on State Administration, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 20. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

H. 21. To authorize each of the several counties in this state to acquire properties suitable for use by any one or a combination of the following: (a) any industry for manufacturing, processing, or assembling any agricultural or manufactured product and (b) any commercial enterprise in storing, warehousing, distributing or selling products of agriculture, mining and industry; to authorize counties to lease such properties subject to certain specified requirements; to authorize counties to finance the acquisition of such properties by the issuance of revenue bonds payable solely out of the revenues from the leasing of such properties and to secure such bonds by pledges of such revenues and leases and by mortgages on such properties; to provide that all such bonds shall be negotiable instruments; to authorize the refunding of any such bonds; to provide for remedies in the event of default respecting any bonds issued under the act; to exempt from taxation such properties and the revenue from the lease thereof, such bonds and the income therefrom, all mortgages executed as security therefor and all lease agreements made hereunder; to prohibit any county from making contributions to the cost of any such properties and from furnishing land therefor; to provide that such bonds and any agreements made in connection therewith shall not constitute an indebtedness of a county or a pecuniary liability of any kind; to provide that such bonds shall be legal investments for savings banks and insurance companies organized under the laws of this state; to provide the purposes for which the proceeds from the sale of such bonds may be used; to provide that no notice to or consent or approval by any governmental body or public officer shall be a prerequisite to the issuance of such bonds or the securing thereof.

H. 41. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a mis-

demeanor; to provide that any person who state that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

H. 42. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

H. 91. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

H. 116. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

H. 257. To amend Act No. 339, S. 188, Regular Session 1955, an act relating to and creating a solicitor's fund for the use of the circuit solicitor of the Fourth Judicial Circuit (Acts of Alabama 1955, vol. II, p. 761).

Mr. Nettles, Vice-Chairman of the Standing Committee on Business and Labor, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 43. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

H. 100. To amend further Code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

H. 101. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

H. 102. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Mr. Edwards, Chairman the the Standing Committee on Health, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 103. To amend Code of Alabama 1940, Title 29, Section 28, relating to the granting of licenses for the sale of malt or brewed beverages.

H. 121. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

H. 197. To amend Sections 2, 3, and 4 of Act No. 100 (S. 68), Regular Session of the Legislature of 1959 approved June 24, 1959; General Acts of 1959, relating to Board of Dental Examiners of Alabama, election, qualification, term, vacancy, removal from office: officers, seal, meetings, quorum, compensation and expenses, fees: bonds, annual reports, national affiliation.

H. 198. Amending Section 504 of Title 51, Code of Alabama 1940.

H. 232. Relating to public health; regulating the possession, dispensing, handling, sale, and distribution of amphetamines, and/or other stimulating drugs; and prescribing penalties.

Mr. Oakley, Vice-Chairman of the Standing Committee on Education, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 202. To amend Section 77 of Title 52, Code of Alabama 1940 so as to regulate further the assignment to public schools of pupils who live on or near county boundaries.

Mr. Guthrie, Vice-Chairman of the Standing Committee on Agriculture, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 39. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12, and 13 of said Act.

H. 64. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

H. 65. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

H. 214. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising, and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

H. 215. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

The above bill was read a second time at length as required by the Constitution.

Mr. Cornett, Chairman of the Standing Committee on Conservation, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 36. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

H. 37. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

H. 38. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

H. 49. To regulate spear fishing in the fresh and salt waters of this State; providing a license therefor; and providing a penalty for the violation of the provisions of this act.

H. 163. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

H. 164. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty percent (30%) to fifty per cent (50%).

H. 165. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; pro-

viding for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

H. 186. To amend Section 91 of Title 8, Code of Alabama 1940 as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill furbearing animals."

H. 187. To amend Title 8 Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

H. 188. To amend Title 8, Section 97, Code of Alabama 1940, pertaining to funds from the sale of fur catchers licenses.

H. 189. To repeal Title 8, Section 99, Code of Alabama 1940 pertaining to receiving furs, pelts, etc., when license not issued.

Mr. Cornett, Chairman of the Standing Committee on Conservation, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment and they were severally read a second time and placed on the Calendar, to-wit:

H. 250. (with amendment). To amend further Section 90 of Title 8, Code of Alabama 1940, as amended by Act No. 783, 1951 General Acts, Page 1378, approved September 11, 1951, entitled "An Act To amend Section 90, Title 8, Code of Alabama 1940, relating to the penalty for killing wild turkey hens, does and unantlered male deer".

H. 260. (with amendment). To provide for the licensing and operation of privately owned hunting preserves; to provide the Director of Conservation with the authority to regulate the operation of such preserves; to provide for the cost of the privilege licenses for operating such preserves; to provide for the distribution of all monies accruing to the State under the provisions of this Act and to provide a penalty for the violation of the provisions of this Act.

Mr. Grouby, Chairman of the Standing Committee on Local Government, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 1. Relating to elections; amending further Sections 77 and 80 of Title 17, Code of Alabama 1940, to provide further for establishing election precincts, districts, polling places, and correct lists of qualified voters.

H. 133. Relating to county officers and offices; prescribing the times when county offices shall be open or may be closed; superseding and repealing Act No. 74, H. 12, Regular Session, 1945.

H. 201. To authorize the cities and towns of this state to provide for the establishment and operation of public medical clinics, and to authorize

the lease or rental of all or any part of such clinics for use by doctors or dentists connected with the operation of such clinics.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 18. To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

H. 22. To create the Blount County Board of Public Hospitals and transfer to such board all the powers, duties, and authority of the board of directors of any public hospital corporation incorporated in Blount County pursuant to Act No. 46 of 1949, which board is hereby abolished; to prescribe the membership of such board of hospitals; and to provide for the selection, term of office, and the payment of certain expenses of the members of such board.

H. 27. To repeal Act No. 134, H. 179, approved February 24, 1956, entitled, "An Act Relating to counties having a population of not less than 29,000 nor more than 29,350 inhabitants, according to the last or any subsequent federal decennial census; to provide for a jury trial in such counties in any proceeding at law or in equity for the purpose of establishing disputed land lines or boundaries between coterminous owners of land." (Acts of Alabama 1956 Special Sessions, vol. I, p. 195).

H. 28. To provide for a jury trial in any proceeding at law or equity in any county having a population of not less than 24,525 nor more than 24,575 inhabitants, according to the 1960 or any succeeding federal decennial census, for the purpose of establishing disputed land lines or boundaries between coterminous owners of land.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 31. (with amendment). To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings, providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 34. (with substitute). To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 40. To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to authorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County, in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

H. 46. Further regulating the meetings of the county board of registrars in all counties having populations of not less than 38,000 nor more than 45,000.

H. 54. To apply in but only in counties having a population of not less than 15,500 inhabitants, nor more than 16,300, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff.

H. 55. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. 1, p. 96).

H. 60. Relating to counties having populations of not less than 21,900 nor more than 22,300, according to the last or any subsequent federal decennial census; to authorize the court of county commissioners, board of revenue or other like governing body to designate deputy sheriffs as county traffic control officers and to provide for the payment of their compensation out of funds accruing from the motor vehicle and trailer license taxes; and directing the probate judge to withhold each year \$9,500 from the first moneys collected from the motor vehicle and trailer license taxes to be used for this purpose.

H. 63. Relating to school finances; providing for use of certain earmarked or dedicated school revenues for general educational purposes, including payment of teachers' salaries, in counties having populations of not less than 13,500 nor more than 14,200; repealing conflicting laws.

H. 66. To provide for the creation and establishment of a city-county airport authority, which shall be a public body corporate, to take possession of and title to existing airports, airfields, and aircraft facilities owned or operated by or on behalf of the City of Dothan and the County of Houston, and located in Houston County, and to provide for the management, control, development and improvement of such airports, airfields and aircraft facilities.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment, and they were severally read a second time and placed on the Calendar, to-wit:

H. 67. (with amendment). To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in Jackson County.

The above bill was read a second time at length as required by the Constitution.

H. 77. (with amendment). To provide an additional expense allowance for the members of the County Board of Education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

H. 78. (with amendment). To regulate further the compensation and allowances of members of the board of registrars of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

H. 79. (with amendment). To regulate further the compensation and allowances of members of the board of equalization of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 107. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

H. 108. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such

additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

H. 109. Relating to Lauderdale County: providing for the compensation of the Chief Deputy Sheriff of Lauderdale County.

H. 111. Relating to Lauderdale County: empowering the Court of of the county to authorize the sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

H. 112. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

H. 113. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand and Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

H. 114. To provide further for the supplemental compensation of any presiding circuit judge in any Judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

H. 115. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

H. 137. To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

H. 140. To provide for payment of expenses of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census, to be paid out of the county treasury of such counties.

H. 143. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

H. 148. To amend further Section 7 of an Act entitled "Levying in Marion County, Alabama, additional special privilege or license taxes and excise taxes equalling fifty percentum of, and otherwise paralleling with like provisions in Marion County, such State taxes as are levied by the State of Alabama by Sections 752 through Section 811 and Articles 10 and 11 of Chapter 20 of Title 51 of the Code of Alabama and amendments thereto, except that only fifty percentum of the State Levy is hereby made and is to be collected hereunder in Marion County and providing for the collection thereof and providing that all such revenue arising from the levy herein made shall be used exclusively and solely for the following purposes: The total taxes collected for the first twenty-four months after the effective date of this Act must be spent by Marion County Board of Revenue for the construction and equipping of a County Public Clinic to be located in the Town of Guin in Marion County, Alabama. Thereafter, the revenue arising from said taxes to be spent by said Marion County Board of Revenue for construction, maintenance, operation and improvement of a Nurses Home at Hamilton, Alabama, for the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Clinic located in Guin, in Marion County, Alabama; and for other public purposes of any kind and description as in the judgment of said Marion County Board of Revenue is meet and proper," said act being number 115, H. 409, Regular Session 1949, and being approved June 22, 1949.

H. 149. To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

H. 150. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following

bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 151. (with amendment). Proposing an amendment to the Constitution relating to the levy and collection of special property taxes in Marion County for public school purposes.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 152. Relating to the levy of additional taxes for certain purposes in all counties having a population of not less than 20,100 nor more than 21,850, according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article II of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

H. 153. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000) inhabitants according to the last or any subsequent Federal decennial census.

H. 154. To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

H. 155. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

H. 156. To authorize and provide for the acquisition, improvement, equipment, operation, and maintenance (including the employment of custodians, counselors, instructors, and other personnel needed to accomplish the purpose for which the park is established) of public parks, which for the purposes of this Act shall include all types of public recreation and playground facilities and equipment thereof for children and youth, and of park assessment districts in certain counties classified on a population basis according to the last or any subsequent federal decennial census; to provide for the assessment by the county governing body of all or a part of the cost of the acquisition, improvement, equipment, operation and maintenance of such parks to the property benefited by the park, provided that such assessment is not in excess of the increased value of the property accruing because of the establishment or improvement and operation of such park and that the qualified electors of the park assessment district affected, voting at an election held on such questions, have not disapproved of the establishment of such park assessment district and the assessment against the lands benefited of the cost involved in acquiring, establishing, operating and maintaining the park; to require and regulate public hearings relative to the acquisition and improvement of such parks, and the establishment of park assessment districts prior to submitting to the electorate the question of the establishment of such districts and assessment of the costs thereof against the property therein; to provide for ordering and holding the elections above mentioned; to prescribe the manner of making improvement assessments; to provide for appeals therefrom; to make such assessments liens on the property against which assessed, provide for the collection and enforcement of such liens, and fix their rank in relation to other liens on such property; to provide for financing the acquisition, improvement, equipment, operation, and maintenance of such parks; and to prescribe the manner in which such assessments and assessment liens may be used in aid of such financing.

H. 157. For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of the husband, H. C. Hall, who was killed in the course of his employment by the county.

H. 158. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

H. 159. To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", approved April 8, 1955.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with amendment, and they were severally read a second time and placed on the Calendar, to-wit:

H. 174. (with amendment). To propose an amendment to the Constitution relative to the payment of pensions to certain former officers of Mobile County and the municipalities therein.

The above bill was read a second time at length as required by the Constitution.

H. 175. (with amendment). To propose and provide for the submission of an amendment to the constitution of Alabama providing for the levy and collection by Mobile County of a special tax, not exceeding three mills on each dollar of taxable property in the county, for public hospital purposes; providing for elections on the levy of the tax and, after a specified period on the discontinuance of the tax or reduction of its rate; providing for disposition of the proceeds from the tax; authorizing Mobile County Public Hospital Board, a public corporation, to anticipate the proceeds from the special tax by issuance of its securities and to make pledges with respect thereto; providing that any securities issued by the said corporation shall not constitute debts of Mobile County within the meaning of Section 224 of the Constitution or bonds of said county or of a political subdivision thereof, within the meaning of Section 222 of the constitution; providing for reduction of the rates of taxation permitted by the constitution to Mobile County and the municipalities therein when the special tax is being levied and collected; and prohibiting under certain conditions appropriations to said corporation by Mobile County and the municipalities therein.

The above bill was read a second time at length as required by the Constitution.

H. 176. (with amendment). To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing and directing Mobile County Public Hospital Board, a public corporation, to prepare a budget for each fiscal year setting forth certain anticipated expenditures and receipts of the said public corporation and to apportion any deficit in said budget among Mobile County and each municipality therein having a population of more than 1,000 according to the last federal census or any subsequent official census; providing that any assessments so made shall constitute debts of said county and said municipalities collectible by the said public corporation by suit or action but shall not constitute debts of the said county and municipalities within the meaning of Sections 224 and 225 of the said constitution; providing that if a special ad valorem county tax for public hospital purposes shall be voted in Mobile County, the power of the said public corporation to make and collect such assessments shall terminate within a specified period thereafter; authorizing the legislature by local or special legislation and without compliance with Section 106 of the constitution to specify the character and maximum capacity of the hospital facilities with respect to which any budget may be prepared by the said public corporation under said amendment; validating all actions of Mobile County Hospital Board created and provided for by Act No. 105 adopted at the 1955 Regular Session of the Legislature of Alabama, as amended; providing for and validating the transfer by the latter board of all of its assets, con-

tracts, properties, obligations and liabilities to the said public corporation and the assumption of all thereof by the said public corporation; providing for the dissolution of the said board created and provided for in the said Act No. 105, as amended; and providing that bonds and other securities issued by the said public corporation shall not be deemed to constitute debts of Mobile County within the meaning of Section 224 or debts of any of said municipalities within the meaning of Section 225 of the constitution and shall not constitute bonds of said county or a subdivision thereof within the meaning of Section 222 of the constitution.

The above bill was read a second time at length as required by the Constitution.

H. 272. (with amendment). To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing Mobile County under certain conditions to issue its general obligation bonds not exceeding \$1,737,000 in principal amount for various capital improvements in said county, said bonds to be additionally secured by a pledge of the special ad valorem tax provided for in Amendment XVIII to said constitution, as amended, authorizing the continued levy and collection of said tax for payment of said bonds, providing that none of the bonds which are payable out of said tax or for which said tax is pledged shall be chargeable against the limitation on indebtedness of said county contained in Section 224 of the constitution, and specifying certain details pertaining to said bonds and the sale thereof.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

H. 177. (with substitute). To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 195. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32, and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

H. 196. Proposing an amendment to the Constitution of Alabama, relative to the levying of additional taxes for school purposes within Montgomery County.

The above bill was read a second time at length as required by the Constitution.

H. 211. Relating to court costs in all counties having populations of not less than 31,500 nor more than 33,500, according to the last or any subsequent federal decennial census.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 219. (with amendment). Proposing a constitution amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 220. To apply in all counties having populations of not less than 65,000 nor more than 95,000; directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

H. 223. To provide an additional expense allowance to members of the court of county commissioners, board of revenue or like governing body of all counties having a population of not less than 24,525 nor more than 24,675 according to the last federal decennial census.

H. 230. To provide for the appointment and tenure and number and fixing the compensation of Bailiffs for the Sixth Judicial Circuit of Alabama.

H. 231. To apply only in those counties in this state having a population not less than 94,000 inhabitants and not more than 115,000 inhabitants, according to the last Federal Decennial Census or any subsequent federal decennial census and to provide for certain expense funds for the members of the Board of Revenue or other like governing body of such counties other than the Probate Judge.

H. 233. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 244. (with amendment). Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

The above bill was read a second time at length as required by the Constitution.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 245. To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose.

H. 246. To provide additional revenue in Cullman County; directing the Court of County Commissioners, Board of Revenue, or like governing body, to levy special county privilege license taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

H. 252. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

H. 255. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

H. 258. To provide for the appointment of bailiffs for the circuit courts of all counties having populations of not less than 96,000 nor more than 116,000, and regulate their compensation.

REPORT OF STANDING COMMITTEE ON LOCAL LEGISLATION NO. 1

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report.

H. 261. Relating to counties having populations of not less than 28,500 nor more than 30,550 inhabitants according to the 1960 or any subsequent federal decennial census; providing that any law levying a county sales and

use tax in such counties shall be repealed; and providing for a referendum of the voters of the county.

The motion of Mr. Johnson (Hardaway) to recommit the bill, H. 261, was adopted.

And the Speaker recommitted the bill, H. 261, to the Standing Committee on Local Legislation No. 1.

BILLS ON SECOND READING RESUMED

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 268. To amend Section 1 of the act approved May 26, 1955, regulating the taking of fish from public streams and impounded waters in Elmore and Tallapoosa counties (Act No. 17, H. 93, Acts of Alabama 1955, Vol. I, pp. 229-231).

H. 271. Creating an act which authorizes and directs County Governing Bodies of any County having a population of not less than 25,100 nor more than 25,600; to appoint Boards of Directors of Public Hospitals and such institutions where Directors and/or Managers are required.

Mr. Perry, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 83. To amend further Section 706, Title 51, Code of Alabama (1940), as amended, by providing further for the transfer of ownership of motor vehicle licenses tags, and by prescribing further penalties.

H. 84. For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System, established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of 1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 12, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowance for the period November 11, 1957, to June 16, 1958, and for this period only if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

H. 85. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

H. 86. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT - To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allocated for any of the purposes for which such authority shall have been organized, "who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

H. 87. To confer on certain non-profit hospital corporations the power of eminent domain.

H. 89. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to pro-

vide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

H. 90. Relating to Jefferson County; to increase the compensation of the Judge of the Jefferson County Criminal Court; to provide for payment thereof and to repeal laws in conflict herewith.

H. 105. To amend Section 2 of Act No. 744, H. 1462, Regular Session 1961, entitled "An Act to provide for the compensation to be paid certain officers by counties having a population of 600,000 or more according to the last or any succeeding decennial federal census."

Mr. Perry, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

H. 262. (with amendment). To propose an amendment to Act 637 of the Regular Session of Leg. of 1961 amending the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special district property taxes for the support of education.

The above bill was read a second time at length as required by the Constitution.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 267. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Perry to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Edwards, Sessions, Rast, Locke, Morrow and Perry.

H. 273. TO PROVIDE FOR THE COMPENSATION TO BE PAID CERTAIN OFFICERS BY COUNTIES AND THE LARGEST CITY IN ANY SUCH COUNTY HAVING A POPULATION OF 600,000 OR MORE ACCORDING TO THE LAST OR ANY SUCCEEDING DECENNIAL FEDERAL CENSUE.

Local Legislation No. 2

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Guthrie to suspend the rules in order to introduce three bills out of order was adopted.

INTRODUCTION OF BILLS

The following bills were introduced, severally read one time and referred to appropriate standing committees, as follows:

By Mr. Guthrie:

H. 274. To authorize and provide for the payment, out of the county treasury of the county composing such judicial circuit, of a monthly allowance for expenses incurred in the conduct and maintenance of his office and in the proper and efficient performance and discharge of his duties to each circuit judge in every judicial circuit composed of one county having a population of not less than 42,000 nor more than 46,000 inhabitants, according to the last, or any subsequent, federal decennial census.

Local Legislation No. 1.

By Mr. Guthrie:

H. 275. Relating to counties having populations of not less than 42,000 nor more than 46,000 according to the last or any subsequent federal decennial census; to authorize county governing bodies to provide for payment of additional expense and clerk hire allowances to certain county officers.

Local Legislation No. 1.

By Mr. Guthrie:

H. 276. To provide an allowance for expenses to the circuit solicitors of circuits composed of one county having a population of not less than 42,000 nor more than 46,000.

Local Legislation No. 1.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolutions and sends same herewith to the House for its consideration:

By Mr. Robison:

S. J. R. 3. BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING, that all time limits and dead lines provided for in Act No. 27 of the 1949 Regular Session of the Legislature of Alabama be and they are each hereby extended for an additional period of four weeks.

BE IT FURTHER RESOLVED that this extension of time is provided for both the Regular Session of 1961 and for this extra-ordinary Session of 1961.

Also:

By Mr. Robison:

S. J. R. 4. BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING, that the Journals and Acts of this extraordinary Session of the Alabama Legislature be bound respectively with the Journals and Acts of the 1961 Regular Session of the Alabama Legislature.

BE IT FURTHER RESOLVED that for the purpose of compiling, checking, comparing, and delivering the Journals of the Senate and the House of Representatives for this extra-ordinary Session of 1961 and the Regular Session of 1961, the Secretary of the Senate and the Clerk of the House shall be allowed the assistants authorized in Title 32, Section 24 of the Code and by Act No. 651 of the 1961 Regular Session of the Legislature of Alabama, for an additional period of six weeks after the expiration of the time now allowed for such work; and

BE IT FURTHER RESOLVED that the time allowed for the filing and delivering of the Journals for this extra-ordinary Session of 1961 and the Regular Session of 1961 in the office of the Secretary of State and with the State printer is also hereby extended for such additional period of time.

Also:

By Mr. Samford:

Senate Joint Resolution No. 5. WHEREAS, Business climate is the net result of all controllable conditions beyond management's direction which affects the cost and ease of operating a business in the State, and

WHEREAS, Alabama's favorable business climate has been a major factor in encouraging expansion by established industries within the State, and

WHEREAS, the increasing displacement of our farm population magnifies the importance of providing more job opportunities in all Alabama communities, and

WHEREAS, healthy industrialization broadens the tax base, thereby providing much needed revenue for schools and government services for all our people, and

WHEREAS, in this era of rapid industrial expansion and competition for location of industries, the relative business climate of the State of Alabama is extremely important and the preservation of such climate is in the public interest, and

WHEREAS, maintaining a favorable business requirement requires:

(1) Fair and equitable treatment in general legislation and administrative regulation for all segments of Alabama's economy.

(2) Laws and regulations which provide a favorable competitive position with other states of similar industrialization and favorable climate.

(3) Equitable tax policies and restriction of the cost of government to reasonable levels in providing necessary services efficiently.

(4) Fair treatment for all in legislation and administration to maintain harmonious labor-management relations and to protect the rights of individuals and property owners.

(5) Encouraging in the public interest an economic atmosphere which will enable Alabama agriculture and industry to compete for out-of-state markets, thereby bringing greater wealth into the State and raising the standard of living of all our people.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF ALABAMA, THE HOUSE OF REPRESENTATIVES CONCURRING: That this Legislature shall henceforth examine all proposed legislation relating to business, industry and agriculture in terms of its effect upon the business climate of the State and shall determine whether such legislation may have any future discriminating or deterring effect upon the investment of capital and the creation of needed payrolls in Alabama and that the Members of the Legislature hereby request the Members of the Executive Branch of the State Government to examine their own discretionary actions and orders relating to business, industry and agriculture in terms of the effect of such governmental action upon the business climate in Alabama.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the rules were suspended and the House concurred in and adopted the S. J. R. 3 set out in the above and foregoing Message from the Senate.

On motion of Mr. Pruitt the rules were suspended and the House concurred in and adopted the S. J. R. 4 set out in the above and foregoing Message from the Senate.

The S. J. R. 5 set out in the above and foregoing Message from the Senate was read and referred to the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Robison:

S. J. R. 2. WHEREAS, Mr. Clarence C. Boutwell who is a talented artist, eighty-two years young, and the father of the esteemed presiding officer of the Alabama Senate, has painted two beautiful and original oil paintings and has graciously presented these products of his art to be hung in the office of the lieutenant governor; and

WHEREAS the rich colors of these Alabama landscapes lend added distinction and complimentary beauty which are most appropriate to the dignity of appearance to the offices of this State; and now therefore

BE IT RESOLVED BY THE SENATE OF ALABAMA; THE HOUSE OF REPRESENTATIVES CONCURRING, that the Legislature heartily thanks Mr. Clarence C. Boutwell for this gracious gift of his art and hereby conveys to him its expression of deep appreciation for the spirit in which it was given.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Bailey the rules were suspended and the House concurred in and adopted the S. J. R. 2 set out in the above and foregoing Message from the Senate.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Bassett to suspend the rules in order to introduce a resolution out of order was adopted.

RESOLUTION

The following resolution was introduced:

By Mr. Bassett:

H. J. R. 10. RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the bill, S. B. 55, which passed both Houses in the Regular Session of the Legislature be designated and known as "The deGraffenried, Moses, Cooper, Farmer, Hain, Ingram, Owens, Vickers, Gordon, Hankins, Self, Hardaway Johnson, Bassett, Britton, J. T. (Tom) Johnson, Boyd, Glass and Taylor Bill."

On motion of Mr. Bassett the rules were suspended and H. J. R. 10 was adopted.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Bishop to suspend the rules in order to introduce a resolution out of order was adopted.

RESOLUTION

The following resolution was introduced:

By Mr. Bishop:

H. J. R. 11. WHEREAS many of our finest citizens, veterans of World War I, who served honorably during the period of that war to uphold out democratic way of life and the basic principles of freedom cherished by the nation, have reached the age when they can no longer earn a livelihood for themselves and their families, and are suffering from illnesses and infirmities brought on by, or resulting from their war service; and

WHEREAS many of these veterans have not worked in employment covered by social security or other retirement systems and are not eligible for social security or any other type of retirement benefits, and are therefore dependent on other means of support for themselves and their families; now therefore, be it

RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the Veterans' Affairs Committee of the House of Representatives of the United States be memorialized to give immediate, favorable consideration to the pending legislation proposing to provide pensions or other benefits for veterans of World War I and their widows and dependents.

RESOLVED FURTHER, That copies of this resolution be sent by the Clerk to the President of the United States, to each member of the Alabama Congressional Delegation, to the Honorable Howard W. Smith, Chairman of the Rules Committee, House of Representatives of the United States, and to the Honorable Olin U. Teague, Chairman of the Veterans' Affairs Committee of the House of Representatives of the United States.

On motion of Mr. Bishop the rules were suspended and H. J. R. 11 was adopted.

MOTION TO SUSPEND RULES ADOPTED INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Ray, Guthrie, Broadfoot and Barnett:

H. 277. To require newspapers published in this state to identify news, facts, opinions and editorials; to prescribe the method of identifying such printed matter; and to prescribe penalties.

Ways and Means.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Shumate to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Shumate and Guthrie.

H. 278. To amend Section 456 of Title 51, Code of Alabama 1940, which prescribes the license fees for advertising companies.

Ways and Means.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Nichols to suspend the rules in order to introduce a resolution out of order was adopted.

RESOLUTION

The following resolution was introduced:

By Messrs. Nichols, Camp, Torbett, Cates, Vickers, Johnson (J. T. Tom), Franklin, Turnham, Roberts and Cornett.

H. J. R. 12. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA BOTH HOUSES THEREOF CONCURRING, That the route traversed by U. S. Highway 231 from the point where such highway crosses the

Alabama-Tennessee state line, south to Sylacauga and from Sylacauga via U. S. Highway 280 southeasterly to the Alabama-Georgia state line at Phenix City, now known as "The Heart of Dixie Highway" is hereby redesignated to be known as both the "Heart of Dixie Highway" and also, separately, "Sam Engelhardt Drive" in recognition of Sam Engelhardt, who as Director of the State Highway Department during an administration acclaimed for its improvement of Alabama's highway system, has contributed immeasurably towards planning and promoting the road building program, thereby increasing the tourist trade and aiding the economic growth of the State.

BE IT FURTHER RESOLVED, That the State Highway Department is authorized and directed to cause to be erected and maintained at all times along the highway route herein described appropriate signs or markers indicating that such route is the "Heart of Dixie Highway" and also, separately "Sam Engelhardt Drive".

On motion of Mr. Nichols the rules were suspended and H. J. R. 12 was adopted.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Turnham to suspend the rules in order to introduce a resolution out of order was adopted.

RESOLUTION

The following resolution was introduced:

By Messrs. Turnham, Johnson, (J. T. Tom), Boyd, Gilmer, Hardy, Hain, Franklin, Torbert, Cornett, Nichols, McCorquodale, Gilchrist, Pruitt, Smith (Russell), Broadfoot, Guthrie, Glass, Ashworth, Oakley, Lee, Hankins, Bishop, Beville, Sullivan, Long (Lauderdale), Ray, Morrow, Sessions, Edwards, Roberts, Self, Speaks, Cabiness, Ferguson, Callahan, Hearn, Harris, Johnson (Hardaway), Johnston (Leonard), Adams, Rozelle, McLendon (Bullock), Rogers, Powell, Locke, Jones (Covington), Salter, Owens, Brannan, Brooks, Dickson, Taylor, Bassett, Goldthwaite, Bailey, Pierce, Nettles, Dunn, Grant, Daniel, Britton, Trimmier, Engel, Murphy, Faulk, Hanby, Grouby, Smith (St. Clair), Merrill, Goodwyn, Albea, McClendon (Chambers), Jenkins, Meade, Long (Perry), Barnett, Avery, Ramey, Copeland, Martin, Cates and Branyon.

H. J. R. 13. WHEREAS, the Honorable Hunter Phillips has been elected tax assessor of Choctaw County for a six year term beginning October 1, 1961; and

WHEREAS, Representative Phillips has made a significant contribution to his county and to his State through his twenty-six years of service in county government as tax assessor, judge of probate, chairman of commissioners court, and representative of Choctaw County in the Legislature; and

WHEREAS, the voters of Choctaw County in recognition of his valuable services have elected him for another term as tax assessor, now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That the Legislature of Alabama congratulates the Honorable Hunter Phillips on his recent election as tax assessor and extends best wishes to him in his new position.

On motion of Mr. Turnham the rules were suspended and H. J. R. 13 was adopted.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Phillips to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Phillips, McCorquodale, Cornett and Sullivan:

H. 279. To amend Section 4 of Act No. 784, page 1069, Acts of Alabama, 1953 Regular Session, approved September 19, 1953, entitled, "An Act To provide that commercial fishing gear, which shall include commercial gear for the taking of fresh water mussels, may be used in commercial fishing in the public fresh waters of this State and to provide that the Department of Conservation may prescribe rules for and when, where and how the same may be used. To provide for licenses and the issuance thereof permitting the use of such commercial fishing gear. To provide licenses for wholesale and retail dealers of fresh water non-game fish. To provide for the issuance of such licenses and the disposition of the revenue derived therefrom. To provide for the seizure and confiscation of commercial fishing gear used in violation of the terms of this Act. To provide for a penalty for the violations of any provision of this Act and to provide for the disposition of the license fees and the fines accruing from violations of this Act. To repeal Sections 70, 71, 72, 74 and 77 of Title 8, Code of Alabama 1940, and to repeal Act No. 263, 1945 General Acts of Alabama, page 407, approved July 7, 1945, which relates to commercial fishing gear to be used in public fresh waters of this State and the licensing of such gear. To repeal Section 73 of Title 8, Code of Alabama 1940, as amended by Act No. 556, 1943 General Acts of Alabama, page 543, approved July 10, 1943, and by Act No. 306, 1947 General Acts of Alabama, page 163, approved August 14, 1947."

Conservation.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Johnson (J. T. Tom) to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Mr. Johnson (J. T. Tom):

H. 280. To provide a program for the protection of forest trees from insect infestation and disease. To establish a system and method for the suppression of infestation and disease in forest trees. To provide for co-operative agreements with Federal Government, other agencies and persons.

Agriculture.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Salter to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Salter, Rozelle, Powell, Britton, Grant, Nettles, Daniel, Johnston (Leonard), Avery and Hankins:

H. 281. To raise revenue by levying for a limited period additional sales and use taxes for the purpose of providing funds for educational purposes; and to prescribe the period during which such taxes shall be levied and collected.

Ways and Means.

MOTION TO SUSPEND RULES ADOPTED

The motion of Mr. Lee to suspend the rules in order to introduce a bill out of order was adopted.

INTRODUCTION OF BILL

The following bill was introduced, read one time and referred to appropriate standing committee, as follows:

By Messrs. Thomas and Lee:

H. 282. To create a solicitor's fund in each judicial circuit of Alabama where there does not now exist such fund; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in such judicial circuits; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

State Administration.

ADJOURNMENT

On motion of Mr. Shumate the House adjourned until Wednesday, September 13, 1961, at one o'clock P.M.

THIRD DAY

House of Representatives
Montgomery, Alabama
Wednesday, September 13, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by the Reverend John D. Trobaugh, Associate Pastor, First Methodist Church, Montgomery, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Albea	Dunn	Johnson (Hardaway)	Pruitt
Avery	Edwards	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Johnston (Leonard)	Rast
Barnett	Faulk	Jones (Covington)	Ray
Bassett	Ferguson	Jones (Monroe)	Roberts
Bevill	Franklin	Lee	Rogers
Bishop	Gilchrist	Locke	Rozelle
Boyd	Gilmer	Long (Lauderdale)	Salter
Brannan	Glass	Long (Perry)	Self
Branyon	Goldthwaite	McClendon (Chambers)	Sessions
Brewer	Goodwyn	McCorquodale	Shumate
Britton	Gordon	McLendon (Bullock)	Smith (Russell)
Broadfoot	Grant	Martin	Smith (St. Clair)
Brooks	Gross	Meade	Solomon
Cabiness	Crouby	Merrill	Speaks
Callahan	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers

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A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the second legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Pruitt, the reading at length of the Journal of the House for the second legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the second legislative day was approved.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 10. Naming S.B. 55.

Also:

H. J. R. 11. Memorializing Veterans' Committee of House of Representatives of United States to give favorable consideration to pending legislation to provide pensions or other benefits for veterans of World War I.

Also:

H. J. R. 8. Endorsing action of Department of Pensions and Security from making any change in present policy with respect to ownership of property by recipients of old age pensions.

Also:

H. J. R. 12. Designating U. S. Highway 231, The Heart of Dixie Highways also to be known as "Sam Engelhardt Drive."

Also:

H. J. R. 9. Requesting that steps be taken to prevent further pollution from entering waters of State of Alabama from sources located in State of Georgia.

Also:

H. J. R. 13. Congratulating Hon. Hunter Phillips on his recent election as tax assessor.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolutions and sends same herewith to the House for its consideration:

By Mr. Dumas:

S. J. R. 7. RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That Senate Bill 24, be designated and known as the Roberts-Rutledge Bill.

Also:

By Mr. Dumas:

S. J. R. 8. RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That Senate Bill 23, be designated and known as the Roberts-Rutledge Bill.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Oden the rules were suspended and the House concurred in and adopted the S. J. R. 7 set out in the above and foregoing Message from the Senate.

On motion of Mr. Oden the rules were suspended and the House concurred in and adopted the S. J. R. 8 set out in the above and foregoing Message from the Senate.

BILLS ON SECOND READING

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 278. To amend Section 456 of Title 51, Code of Alabama 1940, which prescribes the license fees for advertising companies.

Mr. Pruitt, Chairman of the Standing Committee on State Administration, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 282. To create a solicitor's fund in each judicial circuit of Alabama where there does not now exist such fund; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in such judicial circuits; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Mr. Solomon, Chairman of the Standing Committee on Agriculture, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 280. To provide a program for the protection of forest trees from insect infestation and disease. To establish a system and method for the

suppression of infestation and disease in forest trees. To provide for co-operative agreement with Federal Government, other agencies and persons.

Mr. McCorquodale, Vice-Chairman of the Standing Committee on Conservation, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 279. To amend Section 4 of Act No. 784, page 1069, Acts of Alabama, 1953 Regular Session, approved September 19, 1953, entitled, "An Act To provide that commercial fishing gear, which shall include commercial gear for the taking of fresh water mussels, may be used in commercial fishing in the public fresh waters of this State and to provide that the Department of Conservation may prescribe rules for and when, where and how the same may be used. To provide for licenses and the issuance thereof permitting the use of such commercial fishing gear. To provide licenses for wholesale and retail dealers of fresh water non-game fish. To provide for the issuance of such licenses and the disposition of the revenue derived therefrom. To provide for the seizure and confiscation of commercial fishing gear used in violation of the terms of this Act. To provide for a penalty for the violations of any provision of this Act and to provide for the disposition of the license fees and the fines accruing from violations of this Act. To repeal Sections 70, 71, 72, 74 and 77 of Title 8, Code of Alabama 1940, and to repeal Act No. 263, 1945 General Acts of Alabama, page 407, approved July 7, 1945, which relates to commercial fishing gear to be used in public fresh waters of this State and the licensing of such gear. To repeal Section 73 of Title 8, Code of Alabama 1940, as amended by Act No. 556, 1943 General Acts of Alabama, page 543, approved July 10, 1943, and by Act No. 306, 1947 General Acts of Alabama, page 163, approved August 14, 1947."

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

H. 274. To authorize and provide for the payment, out of the county treasury of the county composing such judicial circuit, of a monthly allowance for expenses incurred in the conduct and maintenance of his office and in the proper and efficient performance and discharge of his duties to each circuit judge in every judicial circuit composed of one county having a population of not less than 42,000 nor more than 46,000 inhabitants, according to the last, or any subsequent, federal decennial census.

H. 275. Relating to counties having populations of not less than 42,000 nor more than 46,000 according to the last or any subsequent federal decennial census; to authorize county governing bodies to provide for payment of additional expense and clerk hire allowances to certain county officers.

H. 276. To provide an allowance for expenses to the circuit solicitors of circuits composed of one county having a population of not less than 42,000 nor more than 46,000.

Mr. Perry, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 273. To provide for the compensation to be paid certain officers by counties and for the largest city in any such county having a population of 600,000 or more according to the last or any succeeding decennial federal census.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

H. 234. Relating to the manufacture or traffic in intoxicating liquor in dry counties; providing that the holding, owning, having in possession, or paying the tax for a liquor revenue stamp or stamps for the manufacture or traffic in intoxicating liquor issued under the laws of the United States shall be prima facie evidence of violation of the prohibition laws in effect in the county.

BILLS ON THIRD READING

H. 2. (with substitute). To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Be It Enacted by the Legislature of Alabama:

Section 1. That, for the purpose of this Act, the following classifications, definitions and restrictions shall be applicable to the appropriations herein made: (a) "salary" and "other salaries" wherever appearing herein, shall mean the wages or other compensation for skill, work or employment for anyone performing services for the State of Alabama as an employee, officer or official, and shall be expended only for such purposes; (b) "other expenses" shall mean the operating costs of agencies, departments, boards, bureaus and institutions of the State, other than salaries and equipment purchases, and shall be expended only for operating costs incident to the normal operations of such agencies, departments, boards, bureaus and institutions including supplies and materials, postage, telephone, telegraph, express, travel expense, motor vehicle operations, lights, water, power, insurance and bonding, printing and binding, repairs, rents and items of general expense not defined as "equipment purchases" and the money appropriated therefor shall be expended only for such purposes; (c) "equipment purchases" shall mean those items of office equipment, motor vehicle

equipment and other equipment which have an appreciable and calculable period of usefulness in excess of one year and the money appropriated therefor shall be expended only for such purposes.

Section 2. There is hereby appropriated for the ordinary expenses of the executive, legislative, and judicial departments of the State, for the interest on the public debt, and for the public schools for each of the two fiscal years ending respectively September 30, 1962 and September 30, 1963, to be paid out of any moneys in the State Treasury not otherwise appropriated, the several sum of money hereinafter specified, from such funds and accounts as may be designated, or so much thereof as may be necessary, and the total amount to be expended for the items for which the appropriation is herein made shall not exceed the amount provided therefor and the amounts herein appropriated for "equipment purchases" shall not be increased by the expenditure of any revenue derived from the sale, trade-in or exchange of the items of personal property described in Section 1 (c) hereof.

FROM THE GENERAL FUND

I. LEGISLATIVE:

(1) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses for the fiscal year ending September 30, 1962, and for the salaries and expenses of the Legislature for extraordinary sessions	\$100,000.00
(2) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses and for any expenses for any legislative sessions for the fiscal year ending September 30, 1963	750,000.00
(3) For the printing of Legislative Acts and Journals for the fiscal year ending September 30, 1962, estimated	80,000.00
(4) For Legislative Council expenses.....	6,500.00
(5) LEGISLATIVE REFERENCE SERVICE: For the fiscal year ending September 30, 1962:	
For salary of the Director.....	12,000.00
For other salaries	44,000.00
For other expenses	5,000.00
For equipment purchases	2,500.00
Total	63,500.00
For the fiscal year ending September 30, 1963:	
For salary of the Director	12,000.00
For other salaries	45,000.00
For other expenses	5,000.00
For equipment purchases	500.00
Total	62,500.00

II. JUDICIAL:

(1) THE SUPREME COURT:

For the salaries of the Chief Justice and six Associate Justices	98,000.00	
For the salary of the Clerk of the Court....	7,500.00	
For the salary of the Court Reporter.....	7,500.00	
For other salaries	122,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		249,000.00
For the Supreme Court Library Fund:		
For the fiscal year ending September 30, 1962		11,500.00
For the fiscal year ending September 30, 1963		12,000.00

(2) THE COURT OF APPEALS:

For the fiscal year ending September 30, 1962:		
For salaries of the three judges.....	40,500.00	
For other salaries	48,000.00	
For other expenses	2,600.00	
For equipment purchases	500.00	
Total		91,600.00
For the fiscal year ending September 30, 1963:		
For salaries of the three judges.....	40,500.00	
For other salaries	48,000.00	
For other expenses	5,000.00	
For equipment purchases	500.00	
Total		94,000.00

(3) THE CIRCUIT COURTS:

For the salaries of the judges of the Circuit Courts estimated	630,000.00	
For travel expenses of circuit judges.....	12,300.00	
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit judges	10,000.00	
For the salaries and travel expenses of special judges, estimated	6,000.00	
For salaries of thirty-three circuit solicitors, estimated	280,500.00	
For salary of the elected Deputy Circuit Solicitor of the Bessemer Division of the 10th Judicial Circuit	8,500.00	
For the salary of the appointed Assistant Deputy Solicitor of The Bessemer Division of the 10th Judicial Circuit.....	3,600.00	
For the salary of the First Deputy Solicitor of the Birmingham Division of the 10th Judicial Circuit	5,700.00	
For the salaries of the Second and Third Deputy Solicitors of the Birmingham Division of the 10th Judicial Circuit ..	10,000.00	
For the salaries of the Fourth, Fifth and Sixth Deputy Solicitors of the Birming-		

ham Division of the 10th Judicial Circuit; \$4,000.00 each	12,000.00	
For the salary of the Deputy Circuit Solicitor of the 6th Judicial Circuit.....	4,500.00	
For the salaries of the Deputy Circuit Solicitors of the 13th Judicial Circuit.....	15,600.00	
For the salary of the Deputy Circuit Solicitor of the 15th Judicial Circuit.....	7,800.00	
For the salary of the Deputy Circuit Solicitors of the 16th Judicial Circuit.....	6,000.00	
For the salary of the Deputy Circuit Solicitor of the 23rd Judicial Circuit.....	8,400.00	
For the travel expenses of circuit solicitors	8,400.00	
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit solicitors, deputy circuit solicitors or assistants	20,000.00	
Total		391,000.00
For salary of supernumerary circuit solicitors, estimated		5,200.00
(4) COURT REPORTERS:		
For the compensation of the circuit court reporters, estimated		132,500.00
(5) SUPERNUMERARY JUDGES:		
For salaries of supernumerary judges, estimated		45,000.00

III. EXECUTIVE:

A. DEPARTMENTS, BOARDS, BUREAUS, AGENCIES AND COMMISSIONS:

(1) THE GOVERNOR'S OFFICE:		
For the fiscal year ending September 30, 1962:		
For salary of the Governor.....	25,000.00	
For salary of the Executive Secretary	10,000.00	
For salary of the Legal Advisor.....	10,000.00	
For salary of the Press Secretary.....	10,000.00	
For other salaries	57,840.00	
For other expenses	80,500.00	
For equipment purchases	14,000.00	
Total		207,340.00
For the fiscal year ending September 30, 1963:		
For salary of the Governor.....	25,000.00	
For salary of the Executive Secretary	10,000.00	
For salary of the Legal Advisor.....	10,000.00	
For salary of the Press Secretary.....	10,000.00	
For other salaries	57,840.00	
For other expenses	87,750.00	
For equipment purchases	10,500.00	
Total		211,090.00

(2)	For the Governor's Emergency Fund, to be expended at the direction of the Governor	90,000.00
(3)	For the Mansion Fund	32,000.00
(4)	STATE BOARD OF ADJUSTMENT: For expenditures by the Board pay- able from General Fund for the General Fund contribution to the total expenditure of \$150,000 pur- suant to Title 55, Section 343.....	10,000.00
(5)	DEPARTMENT OF ARCHIVES AND HISTORY: For the fiscal year ending Septem- ber 30, 1962: For the salary of the Director..... For other salaries	7,500.00 62,700.00 16,000.00 4,000.00 3,000.00
	Total	93,200.00
	For the fiscal year ending Septem- ber 30, 1963: For the salary of the Director..... For other salaries	7,500.00 64,700.00 16,000.00 4,000.00 3,000.00
	Total	95,200.00
(6)	OFFICE OF THE ATTORNEY GENERAL: For transfer to the Office of the At- torney General for the payment of the State's General Fund share of the cost of operation of the Depart- ment	232,720.00
(7)	OFFICE OF THE STATE AUDITOR: For the salary of the State Auditor.... For other salaries	8,000.00 33,721.00 1,500.00
	Total	43,221.00
(8)	BANG'S DISEASE CONTROL: For the fiscal year ending Septem- ber 30, 1962: For salaries	80,000.00 210,000.00 10,000.00
	Total	300,000.00
	For the fiscal year ending Septem- ber 30, 1963: For salaries	85,000.00

For other expenses	210,000.00	
For equipment purchases	5,000.00	
Total		300,000.00

(This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.)

(9) STATE BANKING DEPARTMENT:

For salary of the Director	10,000.00	
For other salaries	134,000.00	
For other expenses	39,500.00	
For equipment purchases	6,500.00	
Total		190,000.00

(10) BUILDING COMMISSION:

For salaries	50,000.00	
For other expenses	4,000.00	
For equipment purchases	500.00	
Total		54,500.00

(11) CAHABA HISTORICAL COMMISSION:

To provide for the expenditures authorized by Act No. 486, 1943 Acts, page 449 and an additional amount		
—Total		2,000.00

(12) DEPARTMENT OF CIVIL DEFENSE:

For the fiscal year ending September 30, 1962:		
For the salary of the Director	9,000.00	
For other salaries	58,000.00	
For other expenses	27,450.00	
For equipment purchases	5,500.00	
Total		99,950.00

For the fiscal year ending September 30, 1963:		
For the salary of the Director	9,000.00	
For other salaries	60,000.00	
For other expenses	27,450.00	
For equipment purchases	1,500.00	
Total		97,950.00

(13) ALABAMA CIVIL WAR CENTENNIAL COMMISSION:

For the operation of the Commission		30,000.00
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(14) DEPARTMENT OF EXAMINERS OF PUBLIC ACCOUNTS:

For the fiscal year ending September 30, 1962:		
For the salary of the Chief Examiner	10,000.00	
For the salary of the Assistant Ex-		

aminer	9,000.00	
For other salaries	442,000.00	
For other expenses	163,000.00	
For equipment purchases	10,000.00	
Total		634,000.00
For the fiscal year ending September 30, 1963:		
For the salary of the Chief Examiner	10,000.00	
For the salary of the Assistant Chief Examiner	9,000.00	
For other salaries	452,000.00	
For other expenses	163,000.00	
For equipment purchases	1,500.00	
Total		635,500.00
(15) BOARD OF EXAMINERS OF BASIC SCIENCES:		
For expense of operation of the Board		2,000.00
(16) DEPARTMENT OF FINANCE:		
(a) Director's Office:		
For the salary of the Director	10,000.00	
For other salaries	27,912.00	
For other expenses	12,500.00	
For equipment purchases	4,500.00	
Total		54,912.00
(b) Division of the Budget:		
For the fiscal year ending September 30, 1962:		
For salaries	59,820.00	
For other expenses	14,500.00	
For equipment purchases	5,000.00	
Total		79,320.00
For the fiscal year ending September 30, 1963:		
For salaries	59,820.00	
For other expenses	14,500.00	
For equipment purchases	1,000.00	
Total		75,320.00
(c) Division of Control and Accounts:		
For the fiscal year ending September 30, 1962:		
For salaries	132,000.00	
For other expenses	94,000.00	
For equipment purchases	3,000.00	
Total		229,000.00
For the fiscal year ending September 30, 1963:		
For salaries	135,000.00	
For other expenses	94,000.00	
For equipment purchases	1,000.00	
Total		230,000.00

(d) Legal Division:		
For salaries	14,760.00	
For other expenses	5,900.00	
For equipment purchases	600.00	
Total		21,260.00
(e) Division of Purchases and Stores:		
For salaries	92,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		106,000.00
(f) Division of Service:		
For salaries	245,000.00	
For other expenses	170,000.00	
For equipment purchases	5,000.00	
Total		420,000.00
(g) For equipment purchases in the State Offices for the Execu- tive, Administrative and Ju- dicial Departments		12,500.00
(17) GORGAS MEMORIAL BOARD:		
To provide for the appropriation au- thorized by Act No. 417, 1943 Acts, page 383, and an additional amount		
—Total		5,000.00
(18) HALL OF FAME BOARD:		
For payment of expenses of the Board		1,500.00
(19) DEPARTMENT OF HEALTH:		
(a) For General Health Work:		
For salary of the State Health Officer	12,000.00	
For other salaries	550,000.00	
For other expenses	150,000.00	
For operation of Branch Lab- oratories in Birmingham and Mobile	51,000.00	
Total		763,000.00
(b) For study, care and treatment of cancer		140,000.00
(c) For County Health Work:		
For transfer to the County Health Work Account		355,000.00
(d) For Hospital Care of the Indi- gent:		
For salaries, other expenses and equipment purchases	10,000.00	
For distribution to the several counties in accordance with the provisions of Act No. 394, 1957 Regular Session	240,000.00	
Total		250,000.00
(e) For Hospital Planning:		
For salaries	22,500.00	

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	For other expenses	3,500.00	
	Total		26,000.00
(f)	For Mental Hygiene:		
	For salaries	25,900.00	
	For other expenses	40,000.00	
	County clinics and training	35,000.00	
	Total		100,900.00
(g)	For Tuberculosis Testing:		
	For salaries	45,000.00	
	For other expenses	45,000.00	
	For equipment purchases	3,000.00	
	Total		93,000.00
(h)	For Tuberculosis Treatment:		
	For the care and treatment of tuberculosis patients in the sev- eral Tuberculosis Hospitals in the State		2,720,123.00
(i)	For Venereal Disease Control:		
	For salaries	30,000.00	
	For other expenses	15,000.00	
	Total		45,000.00
(j)	For Dental Program:		
	For salaries	18,570.00	
	For other expenses	8,000.00	
	For county clinics	42,430.00	
	For equipment	6,000.00	
	Total		75,000.00
(k)	For Polio Vaccine and Tuberculosis Drugs:		
	For the purchase of polio vaccine and tuberculosis drugs		100,000.00
(l)	For Pollution Control:		
	For salaries	40,000.00	
	For other expenses	13,000.00	
	For equipment purchases	500.00	
	Total		53,500.00
(20)	RICHMOND PEARSON HOBSON MEMORIAL BOARD:		
	To provide the appropriation author- ized by Act No. 536, 1943 Acts, page 510 and an additional amount—Total		5,000.00
(21)	PLANNING AND INDUSTRIAL DEVELOPMENT BOARD:		
	For the fiscal year ending September 30, 1962:		
	For the salary of the Director	10,000.00	
	For other salaries	145,000.00	
	For other expenses	43,000.00	
	For equipment purchases	2,000.00	
	Total		200,000.00

For the fiscal year ending September 30, 1963:		
For the salary of the Director	10,000.00	
For other salaries	150,000.00	
For other expenses	38,000.00	
For equipment purchases	2,000.00	
Total		200,000.00
(22) DEPARTMENT OF INDUSTRIAL RELATIONS:		
For salaries	140,000.00	
For other expenses	40,500.00	
For equipment purchases	3,000.00	
Total		183,500.00
(23) DEPARTMENT OF INSURANCE:		
For the fiscal year ending September 30, 1962:		
For salary of the Director	9,000.00	
For other salaries	174,105.00	
For other expenses	86,125.00	
For equipment purchases	6,000.00	
Total		275,230.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	9,000.00	
For other salaries	182,445.00	
For other expenses	86,125.00	
For equipment purchases	7,200.00	
Total		284,770.00
(24) STATE LABOR DEPARTMENT:		
For the fiscal year ending September 30, 1962:		
For salary of the Director	9,000.00	
For other salaries	36,650.00	
For other expenses	19,250.00	
For equipment purchases	3,100.00	
Total		68,000.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	9,000.00	
For other salaries	37,150.00	
For other expenses	19,250.00	
For equipment purchases	600.00	
Total		66,000.00
(25) LAGRANGE HISTORICAL COM- MISSION:		
To provide the appropriation and for the expenditures authorized by Act No. 551, 1943 Acts Page 540		500.00
(26) PUBLIC LIBRARY SERVICE DIVISION:		
For salaries	37,000.00	
For other expenses	23,195.00	

For Books and Periodicals	118,300.00	
For equipment purchases	1,200.00	
Total		179,695.00

(27) MILITARY DEPARTMENT:

(a) For operation of the Department:		
For the fiscal year ending September 30, 1962:		
For salary of the Adjutant General	9,000.00	
For other salaries	218,000.00	
For other expenses	75,000.00	
For equipment purchases	5,000.00	
Total		307,000.00
For the fiscal year ending September 30, 1963:		
For the salary of the Adjutant General	9,000.00	
For other salaries	227,000.00	
For other expenses	75,000.00	
For equipment purchases	5,000.00	
Total		316,000.00
(b) For Quarterly Allowances		250,000.00
Provided that not more than \$5,000.00 may be allotted in any fiscal year for the Headquarters, Alabama National Guard, and not more than \$1,500.00 may be allotted in any fiscal year for the Division Headquarters.		
(c) For Active Military Service—Active National Guard		60,000.00
(d) For Active Military Service—Militia		5,000.00
(e) For transfer to the Armory Commission—For care and maintenance of armories		415,000.00

(28) PERSONNEL DEPARTMENT:

For transfer to the Personnel Department for the payment of the State's General Fund share of the cost of operating the Department	30,941.00
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(29) POULTRY DISEASE CONTROL:

For salaries	70,826.00	
For other expenses	20,174.00	
For equipment purchases	9,000.00	
Total		100,000.00
This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.		

(30) DEPARTMENT OF PUBLIC SAFETY:

For the fiscal year ending September 30, 1962:

For the salary of the Director	10,000.00
For other salaries	2,644,114.00
For other expenses	758,800.00
For equipment purchases	200,000.00
For salaries and other expenses incident to the operation of the Police Academy	27,000.00

Total 3,639,914.00
 For the fiscal year ending September 30, 1963:

For the salary of the Director	10,000.00
For other salaries	2,694,464.00
For other expenses	751,800.00
For equipment purchases	200,000.00
For salaries and other expenses incident to the operation of the Police Academy	27,000.00

Total 3,683,264.00

(31) BUREAU OF PUBLICITY: AND INFORMATION:

For the fiscal year ending September 30, 1962:

For the salary of the Director	9,000.00
For other salaries	13,000.00
For other expenses	11,000.00
For equipment purchases	1,500.00
For Tourist Advertising	25,000.00
For America Junior Miss Pageant Inc. at Mobile	15,000.00
For Miss Gunterville Lake Beauty Pageant, and National Boat Races	10,000.00

Total 84,500.00
 For the fiscal year ending September 30, 1963:

For the salary of the Director	9,000.00
For other salaries	13,000.00
For other expenses	12,000.00
For equipment purchases	500.00
For Tourist Advertising	25,000.00
For America Junior Miss Pageant Inc. at Mobile	15,000.00
For Miss Gunterville Lake Beauty Pageant, and National Boat Races	10,000.00

Total 84,500.00

(32) DEPARTMENT OF REVENUE:

(a) For transfer to the Department of Revenue for the General Fund share of the cost of operating the Department,

For the fiscal year ending September 30, 1962 341,837.23

For the fiscal year ending September 30, 1963		346,000.65
(b) Boards of Equalization:		
For salaries	126,000.00	
For salaries of the members and employees of the county boards of equalization	125,000.00	
For other expenses	57,000.00	
For equipment purchases	1,000.00	
Total		309,000.00
(33) OFFICE OF SECRETARY OF STATE:		
For the fiscal year ending September 30, 1962:		
For salary of the Secretary of State ..	8,000.00	
For other salaries	27,500.00	
For other expenses	7,000.00	
For equipment purchases	500.00	
Total		43,000.00
For the fiscal year ending September 30, 1963:		
For the salary of the Secretary of State	8,000.00	
For other salaries	27,500.00	
For other expenses	8,000.00	
For equipment purchases	500.00	
Total		44,000.00
(34) STATE SECURITIES COMMISSION:		
For the fiscal year ending September 30, 1962:		
For salaries	24,460.00	
For other expenses	3,000.00	
For equipment purchases	2,500.00	
Total		31,960.00
For the fiscal year ending September 30, 1963:		
For salaries	26,460.00	
For other expenses	3,000.00	
For equipment purchases	500.00	
Total		29,960.00
(35) SOCIAL SECURITY ADMINISTRATION:		
For salaries	39,000.00	
For other expenses	10,000.00	
For equipment purchases	1,000.00	
Total		50,000.00
(36) FOR PREVENTION AND CONTROL OF DISEASES OF SWINE:		
For salaries	40,000.00	
For other expenses	19,500.00	

For equipment purchases	3,500.00
For purchases of vaccines and serum	33,000.00

Total	96,000.00
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This appropriation to be expended
by the State Veterinarian at the di-
rection of the Commissioner of Ag-
riculture.

(37) DISEASE OF SWINE—DIAGNOSTIC
LABORATORY:

For the fiscal year ending September
30, 1962:

For salaries	23,000.00
For other expenses	12,000.00
For equipment purchases	25,000.00

Total	60,000.00
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For the fiscal year ending September
30, 1963:

For salaries	28,500.00
For other expenses	15,500.00
For equipment purchases	6,000.00

Total	50,000.00
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This appropriation to be expended by
the State Veterinarian at the direc-
tion of the Commissioner of Agri-
culture.

(38) STATE TOXICOLOGIST:

For the salary of the State Toxicolo- gist	10,000.00
For other salaries	115,000.00
For other expenses	30,000.00
For equipment purchases	14,000.00

Total	169,000.00
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(39) OFFICE OF THE STATE TREAS-
URER:

For the fiscal year ending September
30, 1962:

For the salary of the State Treasurer	8,000.00
For other salaries	100,000.00
For other expenses	38,200.00
For equipment purchases	14,250.00

Total	160,450.00
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For the fiscal year ending September
30, 1963:

For the salary of the State Treasurer	8,000.00
For other salaries	102,500.00
For other expenses	39,700.00
For equipment purchases	15,000.00

Total	165,200.00
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(40) DEPARTMENT OF VETERANS'
AFFAIRS:

For the fiscal year ending Septem-
ber 30, 1962:

For the salary of the Service Commissioner	9,000.00	
For other salaries	386,496.00	
For other expenses	36,000.00	
For equipment purchases	7,000.00	
For Contract with Veterans of Foreign Wars Organization	22,150.00	
For Contract with Disabled American Veterans Organization	5,550.00	
Total		466,196.00
For the fiscal year ending September 30, 1963:		
For the salary of the Service Commissioner	9,000.00	
For other salaries	400,896.00	
For other expenses	36,000.00	
For equipment purchases	7,000.00	
For Contract with Veterans of Foreign Wars Organization	22,150.00	
For Contract with Disabled American Veterans Organization	5,550.00	
Total		480,596.00

(41) BOARD OF TRUSTEES, AUBURN UNIVERSITY:

For transfer to the Board of Trustees, Auburn University	150,000.00
(The appropriation herein made shall be spent under the direction of the Board of Trustees of Auburn University, through its extension service, for the purpose of financing a rural resource development program. Provided however, that not more than the sum of \$111,500 shall be expended for salaries for additional employees only; not more than the sum of \$26,500 shall be expended for other expenses; and not more than the sum of \$12,000 shall be expended for equipment purchases.)	

B. DEVELOPMENT AND CONSERVATION OF NATURAL RESOURCES:

(1) STATE SOIL CONSERVATION COMMITTEE:

For salaries	11,500.00	
For other expenses	23,300.00	
For equipment purchases	200.00	
Total		35,000.00

(2) DEPARTMENT OF CONSERVATION:

- (a) For transfer to Department of Conservation-State Forestry

	Fund—For salaries, other expenses and equipment purchases for the Division of State Forestry	400,000.00
(b)	For transfer to Department of Conservation—State Lands Fund—for salaries, other expenses and equipment purchases for the State Lands Division	35,000.00
(c)	For transfer to the Department of Conservation—State Parks Fund—for salaries, other expenses and equipment purchases for the State Parks Division	120,000.00
	Total	555,000.00
(3)	GEOLOGICAL SURVEY:	
	For the salary of the State Geologist	9,100.00
	For other salaries	80,000.00
	For other expenses	40,000.00
	For equipment purchases	3,000.00
	For matching Federal funds for the investigation of the surface water resources of the State	45,000.00
	For matching Federal funds for the investigation of the ground water resources of the State	50,000.00
	Total	227,100.00
(4)	OIL AND GAS BOARD:	
	For the fiscal year ending September 30, 1962:	
	For salaries	98,327.00
	For other expenses	45,590.00
	For equipment purchases	21,500.00
	For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00
	Total	190,417.00
	For the fiscal year ending September 30, 1963:	
	For salaries	99,944.00
	For other expenses	45,590.00
	For equipment purchases	9,000.00
	For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00
	Total	179,534.00
(5)	FORT MORGAN HISTORICAL COMMISSION:	
	For salaries	23,000.00
	For other expenses	11,000.00
	For equipment purchases	3,000.00
	Total	37,000.00

(6) DEPARTMENT OF AGRICULTURE
AND INDUSTRIES:

For transfer to the Agricultural Fund for salaries, other expenses and equipment purchases for the De- partment of Agriculture and In- dustries	185,000.00
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C. EDUCATION:

(1) INTEREST ON ENDOWMENTS:

For interest on Alabama College En- dowment, estimated	40,000.00
For interest on Auburn University Endowment	20,280.00
For interest on University of Ala- bama Endowment	61,000.00
For interest on Grove Hill Endow- ment	600.00
For interest on Public School Fund Endowments:	
Interest on 16th Section lands, esti- mated	206,500.00
Interest on school indemnity lands, estimated	45,635.81
Interest on Valueless 16th Section lands	5,825.47
Interest on surplus revenue	26,763.47
Interest on James Wallace Fund	275.25
Total	406,880.00

D. HOSPITAL AND CORRECTIONAL
FUNCTIONS:

(1) BOARD OF CORRECTIONS:

For transfer to Board of Corrections: For salaries of the employees of the Board	1,335,000.00
For the biennium beginning October 1, 1961, and ending September 30, 1963:	
For the use of the Board for the pur- chase of materials and supplies, payment of salaries of additional personnel, and other expenses in- curred in initiating and conducting of a forestry program for youthful offenders as recommended in the report of the Interim Committee on Recreation and State Beaches and Parks (1961)	150,000.00

(2) ALABAMA INSANE HOSPITALS:

For the support, maintenance and re- pair of the Alabama State Hospi- tals, the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1962, estimated	6,798,125.00
For the support, maintenance and re- pair of the Alabama State Hospi-	

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tals, the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1963, estimated	6,843,750.00
For training Psychiatric Nurses.....	48,000.00
(3) PARTLOW STATE SCHOOL FOR MENTAL DEFICIENTS:	
For the support, maintenance, and repair of the Partlow State School the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1962, estimated	1,642,500.00
For the support, maintenance and repair of the Partlow State School the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1963, estimated	1,688,125.00
(4) ARREST OF ABSCONDING FELONS:	
For expenses incident to the arrest absconding felons, estimated.....	1,000.00
(5) FEEDING OF PRISONERS:	
For expenses of feeding prisoners in county jails, estimated	600,000.00
(6) BOARD OF PARDONS AND PAROLES:	
For the fiscal year ending September 30, 1962:	
For salaries of Board Members.....	27,000.00
For other salaries	395,000.00
For other expenses	83,000.00
For equipment purchases	18,000.00
Total	523,000.00
For the fiscal year ending September 30, 1963:	
For salaries of Board Members.....	27,000.00
For other salaries	405,000.00
For other expenses	78,000.00
For equipment purchases	13,000.00
Total	523,000.00
(7) REMOVAL OF PRISONERS:	
For expenses incident to removal of prisoners, estimated	50,000.00

E. DEBT SERVICE:

(1) For the payment of principal and interest due on bonds issued by Auburn University (Alabama Polytechnic Institute) pursuant to Constitutional Amendment No. CXX,	
For the fiscal year ending September 30, 1962	296,320.00

	For the fiscal year ending September 30, 1963	293,332.50
(2)	For the payment of principal and interest due on bonds issued by Alabama State Hospitals and Partlow State School Bond Commission pursuant to Constitutional Amendment No. CXVIII, For the fiscal year ending September 30, 1962	263,050.00
	For the fiscal year ending September 30, 1963	260,962.50
(3)	For the payment of principal and interest on bonds issued for hospital construction pursuant to Constitutional Amendment No. CXXI, For the fiscal year ending September 30, 1962	226,087.50
	For the fiscal year ending September 30, 1963	226,756.25
(4)	For interest on Spanish American War Veterans Fund, estimated	294.86
(5)	For the payment of principal and interest due on bonds issued by the University of Alabama pursuant to Constitutional Amendment No. CXIX, For the fiscal year ending September 30, 1962	296,320.00
	For the fiscal year ending September 30, 1963	293,332.50
(6)	For the payment of principal and interest due on bonds issued by State Docks-Inland Waterways, pursuant to Constitutional Amendment No. CXVI, For the fiscal year ending September 30, 1962	223,488.75
	For the fiscal year ending September 30, 1963	447,457.50

F. MISCELLANEOUS:

(1)	For advertising lands for tax sale, estimated	6,000.00
(2)	Alabama Agricultural and Industrial Exhibit Commission	25,000.00
(3)	For payment of Attorneys Fees in indigent capital cases (as provided in Act No. 176, 1947 Acts, page 61), estimated	32,500.00
(4)	Automatic Appeal Expense as provided in 1943 Acts of Legislature, page 217, estimated	2,000.00

(5) For Civil Court Cost in connection with Ad Valorem Tax assessment appeals, estimated	500.00
(6) For Court Costs to be paid by the State of Alabama, pursuant to Act No. 558, Acts 1957, page 777, estimated	175,000.00
(7) For Court Costs to be paid by the State of Alabama not otherwise provided for, estimated	16,000.00
(8) For distribution of public documents, estimated	2,000.00
(9) Election expenses, estimated	250,000.00
This appropriation made pursuant to provisions of Act No. 160, 1955 Acts, page 407, for costs and expenses of elections.	
(10) Departmental Emergency Fund	150,000.00
This is the appropriation contemplated in Section 105, Title 55 of the Code of Alabama 1940 and shall be the only amount appropriated and the total amount expended under the provisions of said section.	
(11) Employees' Special Pension Fund, estimated	200,000.00
(12) For expenses of Governor's Proclamations,	
For the fiscal year ending September 30, 1962, estimated	75,000.00
For the fiscal year ending September 30, 1963, estimated	25,000.00
(13) For Mailing Tax Notices, estimated...	4,000.00
(14) Purchase Code Pocket Supplement,	
For the fiscal year ending September 30, 1962, estimated	25,000.00
(15) For printing of State and County Privilege Licenses, estimated.....	6,000.00
(16) For Registration of Voters,	
For the fiscal year ending September 30, 1962, estimated	175,000.00
For the fiscal year ending September 30, 1963, estimated	125,000.00
(17) For Spanish War Veterans Encampment	1,000.00
(18) Commission on Uniform State Laws	2,000.00
Total amount appropriated by Act No. 926, Acts 1951, page 1575, for expenses, operation and contributions of Commission	

- (19) First White House of the Confederacy:
 For salaries and other expenses,
 For the fiscal year ending September 30, 1962 4,464.00
 For the fiscal year ending September 30, 1963 4,752.00
- (20) Auburn University—Agricultural Research Division:
 For the fiscal year ending September 30, 1962:
 For capital outlay purposes at the Tennessee Valley Branch Station at Bell Mina in Limestone County..... 25,000.00

G. FROM FUNDS OTHER THAN GENERAL FUND:

- (1) AERONAUTICS DEPARTMENT:
 For the fiscal year ending September 30, 1962:
 For salary of the Director..... 7,200.00
 For other salaries 37,000.00
 For other expenses 12,500.00
 For equipment purchases 21,250.00
 Total 77,950.00
 For the fiscal year ending September 30, 1963:
 For salary of the Director 7,200.00
 For other salaries 37,000.00
 For other expenses 12,500.00
 For equipment purchases 2,000.00
 Total 58,700.00
 For State aid for Airports—For Airports and Airmarkings 475,000.00
 The above appropriation to Aeronautics Department shall be paid from the State Airports Development Fund as provided by Act No. 402, Acts 1945, page 620, and the total expenditures shall in no manner exceed the amounts hereby appropriated.
- (2) AGRICULTURE AND INDUSTRIES:
 (a) For the fiscal year ending September 30, 1962:
 For the salary of the Commissioner 8,400.00
 For other salaries 736,820.00
 For other expenses 329,942.00
 For equipment purchase 54,000.00
 For Awarding Prizes and Premiums 35,000.00
 Total 1,164,162.00
 For the fiscal year ending September 30, 1963:

For the salary of the Commissioner	8,400.00	
For other salaries	749,378.00	
For other expenses	326,234.00	
For equipment purchases	45,000.00	
For Awarding Prizes and Premiums	35,000.00	
Total		1,164,012.00

The above appropriations are payable from funds in the Agricultural fund and the total expenditures shall in no manner exceed the amounts hereby appropriated, but said appropriations shall also include the appropriations made in III B (6).

(b) Transfer to Funds from the Agricultural Fund:

For the fiscal year ending September 30, 1962:

- | | |
|--|-----------|
| (1) For transfer to Agricultural Center Board of operation and rental (Livestock Coliseum, Montgomery) | 81,900.00 |
| (2) For transfer to State Personnel Department | 3,862.00 |
| (3) Livestock Coliseum | 25,000.00 |
| (4) White-Fringed Beetle | 27,000.00 |
| (5) For transfer to Shipping Point Inspection Fund to be expended by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers market | 9,000.00 |
| (6) For transfer to Shipping Point Inspection Fund to be expended by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Wiregrass Farmers Produce Market in Houston County | 5,000.00 |

Total	151,762.00
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For the fiscal year ending September 30, 1963:

- | | |
|---|-----------|
| (1) For transfer to Agricultural Center Board for operation and rental (Livestock Coliseum, Montgomery) | 80,700.00 |
| (2) For transfer to State Person- | |

	nel Department	3,862.00	
(3)	Livestock Coliseum	25,000.00	
(4)	White-Fringed Beetle	27,000.00	
(5)	For transfer to Shipping Point Inspection Fund to be expended by Depart- ment of Agriculture and Industries for salaries, other expenses and equip- ment purchases for inspec- tion, grading and clas- sification of fruits and vegetables at Jefferson County Truck Growers As- sociation, farmers market..	9,000.00	
(6)	For transfer to Shipping Point Inspection Fund to be expended by Depart- ment of Agriculture and Industries for salaries, other expenses and equip- ment purchases for inspec- tion, grading and classi- fication of fruits and veg- etables at Wiregrass Farmers Produce Market in Houston County	5,000.00	
	Total		150,562.00
	(Provided, however, that any surplus remaining in the Agricultural Fund at the end of a fiscal year in ex- cess of \$50,000.00 shall be transferred to the State General Fund)		
(c)	Egg Inspection Division:		
	For salaries	35,016.00	
	For other expenses	26,300.00	
	For equipment purchases	5,000.00	
	Total		66,316.00
	The above appropriations are payable from funds in the Egg Inspection Fund and the total expenditures shall in no man- ner exceed the amounts hereby appropriated.		
(d) 1.	Agricultural Center Board:		
	For the fiscal year ending September 30, 1962:		
	For salaries	8,000.00	
	For other expenses	5,500.00	
	For rental (Livestock Coli- seum, Montgomery)	67,900.00	
	Total		81,400.00
	For the fiscal year ending September 30, 1963:		
	For salaries	8,000.00	
	For other expenses	5,500.00	

For rental (Livestock Coliseum, Montgomery)	66,700.00	
Total		80,200.00
The above appropriation to the Agricultural Center Board shall be paid out of the Agricultural Center Board Fund and includes the appropriation made to said fund as provided in subsection (b) hereof.		
2. Livestock Coliseum:		
For the fiscal year ending September 30, 1962:		
For salaries	33,286.00	
For other expenses	42,850.00	
For equipment purchases	8,475.00	
Total		84,611.00
For the fiscal year ending September 30, 1963:		
For salaries	33,538.00	
For other expenses	43,350.00	
For equipment purchases	13,000.00	
Total		89,888.00
The funds hereinabove appropriated to the Agricultural Center Board for the Livestock Coliseum shall be paid out of the Livestock Coliseum Fund, and the appropriation hereinabove includes the appropriation made to said Fund as provided in Subsection (b) hereof.		
(e) White-Fringed Beetle Control Fund:		
For salaries	8,640.00	
For other expenses	2,900.00	
For purchase of necessary insecticides for eradication of White-Fringed Beetle	15,000.00	
Total		26,540.00
The funds hereinabove appropriated for the eradication of the White-Fringed Beetle shall be paid out of the White-Fringed Beetle Control Fund and includes the appropriation made to said fund as provided in subsection (b) hereof.		
(f) Shipping Point Inspection Fund:		
There is hereby appropriated, out of receipts to the Shipping Point Inspection Fund (Act No. 26, Legislature of 1956, approved March 23, 1956), for		

Shipping Point Inspection work performed by the Department of Agriculture and Industries for the payment of salaries, other expenses and equipment purchases all fees and charges collected by the Commissioner of Agriculture and Industries and deposited into said fund, and such appropriation to the Department of Agriculture and Industries shall include all fees and charges collected and deposited therein for Shipping Point Inspection, grading and classification services for agricultural products including service furnished for weighing and issuing weight certificates to be used for the sale of agricultural commodities. This appropriation shall also include the amount appropriated under sub-section (b) hereof which appropriation shall be expended by Department of Agriculture and Industries for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers market, and Wiregrass Farmers Produce Market.

(3) ALCOHOLIC BEVERAGE CONTROL BOARD:

(a) Administrative and Stores Division:

For the fiscal year ending September 30, 1962:

For salary of the Administrator 10,000.00

For other salaries 2,826,130.00

For other expenses (transportation costs for merchandise excluded) 774,266.00

For equipment purchases 53,000.00

Awards for convictions, Est. 10,000.00

For transfer to State Personnel Department 14,215.00

For transfer to Commission on Education with Respect to Alcoholism 260,000.00

For transfer to Education Department for Temperance Education 24,300.00

For transportation costs on merchandise, estimated 160,000.00

Total Estimated 4,131,911.00

For the fiscal year ending September 30, 1963:

For salary of the Administrator	10,000.00	
For other salaries	3,004,750.00	
For other expenses (transportation costs for merchandise excluded)	842,477.00	
For equipment purchases	53,000.00	
Awards for convictions, Est.	10,000.00	
For transfer to State Personnel Department	14,215.00	
For transfer to Commission on Education with respect to Alcoholism	260,000.00	
For transfer to Education Department for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,378,742.00

In addition to the above appropriation herein made there is hereby appropriated for each additional retail store put into operation during each fiscal year, an amount equal to the sum required to install the last comparable retail store put into operation by said Board. Provided, however, that the sum appropriated for the operation of retail stores as provided herein shall be reduced in like manner for each retail store closed or withdrawn from operation during the same period. There is further appropriated to the Alcoholic Beverage Control Board, after provision has been made for the other expenditures herein authorized such sums as are or may be necessary to purchase the alcoholic beverages which are essential to maintain adequate stocks and inventory for an economic and successful sales operation.

(b) Law Enforcement Division:

For the fiscal year ending September 30, 1962:		
For salaries	654,636.00	
For other expenses	174,075.00	
For equipment purchases	54,300.00	
Total		883,011.00
For the fiscal year ending September 30, 1963:		
For salaries	705,036.00	
For other expenses	195,225.00	
For equipment purchases	51,000.00	
Total		951,261.00

The appropriations hereinabove made (a) and (b) to the Alcoholic Beverage Control Board are made from the gross proceeds derived from the sale of alcoholic beverages by the Alcoholic Beverage Control Board.

(c) Beer Tax and License Division:

For salaries	160,000.00
For other expenses	77,000.00
For equipment purchases	650.00

Total	237,650.00
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The appropriation hereinabove made to the Alcoholic Beverage Control Board shall be paid out of the gross proceeds from the licenses, permits and tax on malt beverages.

(4) COMMISSION ON EDUCATION WITH RESPECT TO ALCOHOLISM:

For salaries	130,000.00
For other expenses	52,000.00
For equipment purchases	5,000.00
For salaries, other expenses and equipment purchases incident to the operation of an Alcoholic Clinic in Mobile	60,000.00

Total	247,000.00
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The above appropriation shall be paid out of the funds transferred from the Alcoholic Beverage Control Board.

(5) STATE BOARD OF REGISTRATION FOR ARCHITECTS :

For salaries	1,800.00
For other expenses	9,000.00
For equipment purchases	600.00

Total	11,400.00
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The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Registration for Architects pursuant to Title 46, Chapter 2, Code of Alabama 1940, as amended.

(6) ARMORY COMMISSION:

For the fiscal year ending September 30, 1962:

For salaries	208,683.00
For other expenses	418,000.00
For equipment purchases	20,000.00

Total	646,683.00
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For the fiscal year ending September 30, 1963:

For salaries	217,099.00
For other expenses	420,000.00
For equipment purchases	20,000.00

Total 657,099.00

The funds hereinabove appropriated to the Armory Commission shall be paid out of the funds in the State Treasury to the credit of the Armory Commission and the appropriation hereinabove made includes the appropriation made for the care and maintenance of armories as provided in Item III A (27) (d).

(7) OFFICE OF THE ATTORNEY

GENERAL:

For salary of the Attorney General ...	12,000.00
For other salaries	218,700.00
For other expenses	61,000.00
For equipment purchases	5,000.00

Total 296,700.00

The above appropriation shall be paid from funds transferred to, or received by, the Office of the Attorney General provided in this or any other Act.

(8) ALABAMA STATE BAR ASSOCIATION:

For the fiscal year ending September 30, 1962:

For salaries	18,000.00
For other expenses	50,000.00
For equipment purchases	5,000.00

Total 73,000.00

For the fiscal year ending September 30, 1963:

For salaries	18,000.00
For other expenses	50,000.00

Total 68,000.00

The above appropriation is payable out of the funds in the State Treasury to the credit of the Alabama State Bar Association, pursuant to Title 46, Chapter 3, Code of Alabama 1940.

(9) BOARD OF CHIROPRACTIC EXAMINERS:

For maintenance, operation and expenses of the Board, estimated 2,220.00

(10) CIVIL WAR CENTENNIAL COMMISSION:

For salaries, other expenses and equipment purchases 30,000.00

This appropriation shall include the amount provided in section III A

(13) of this Act and shall be expended only to carry out the provisions of Act No. 174, approved September 28, 1959.

(11) DEPARTMENT OF CONSERVATION:

(a) Administrative Division:

For the salary of the Director.....	10,000.00
For other salaries	255,955.00
For other expenses	125,075.00
For equipment purchases	9,000.00
For transfer to Personnel Department	11,653.00
For transfer to Attorney General's Department	11,630.00

Total	423,313.00
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The above appropriation shall be paid out of the Department of Conservation - Administrative Fund and includes the appropriations made to this Division as provided in this section.

(b) State Forestry Division:

For the fiscal year ending September 30, 1962:

For salaries	1,385,000.00
For other expenses	400,000.00
For equipment purchases	82,750.00
For transfer to Conservation Department-Administrative Account	145,000.00

Total	2,012,750.00
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For the fiscal year ending September 30, 1963:

For salaries	1,392,750.00
For other expenses	400,000.00
For equipment purchases	75,000.00
For transfer to Conservation Department-Administrative Account	145,000.00

Total	2,012,750.00
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The funds hereinabove appropriated to the Forestry Division shall be aid out of the Forestry Fund and the appropriations made to the said fund as provided in Item III, B (2)(a) of this Act. In the event of an emergency, so determined by the Director of Conservation and the Governor, the Director of Conservation with the approval of the Governor is hereby authorized to meet such emergency by transferring to and from any item of expenditure herein appropriated for use by the Division of Forestry. (Provided, however, that

any surplus remaining in the Forestry Fund at the end of a fiscal year in excess of \$50,000.00 shall be transferred to the State General Fund.)

(c) Game and Fish Division:

For the fiscal year ending September 30, 1962:

For salaries	800,000.00
For other expenses	450,000.00
For equipment purchases	150,000.00
For transfer to Conservation Department-Administrative Account	208,000.00

Total	1,608,000.00
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For the fiscal year ending September 30, 1963:

For salaries	825,000.00
For other expenses	450,000.00
For equipment purchases	150,000.00
For transfer to Conservation Department-Administrative Account	208,000.00

Total	1,633,000.00
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The funds hereinabove appropriated to the Game and Fish Division shall be paid out of the Game and Fish Fund.

(d) State Lands Division:

For salaries	35,000.00
For other expenses	16,000.00
For equipment purchases	6,500.00

Total	57,500.00
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The funds hereinabove appropriated to the State Lands Division shall be paid out of the State Lands Division Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) (b) in this Act

(e) State Parks Division:

For salaries	202,000.00
For other expenses	170,000.00
For equipment purchases	10,000.00

Total	382,000.00
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The funds hereinabove appropriated to the State Parks Division shall be paid out of the State Parks Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) (c) in this Act.

(f) Seafoods Division:

For the fiscal year ending September 30, 1962:

For salaries	82,017.00
For other expenses	46,000.00
For equipment purchases	24,400.00
For transfer to Conservation Department - Administrative Account	50,000.00

Total

202,417.00

For the fiscal year ending September 30, 1963:

For salaries	85,833.00
For other expenses	45,500.00
For equipment purchases	5,500.00
For transfer to Conservation Department - Administrative Account	50,000.00

Total

186,833.00

The funds hereinabove appropriated to the Seafood Division shall be paid out of the Seafood Fund.

(g) Water Safety Division:

For the fiscal year ending September 30, 1962:

For salaries	90,084.00
For other expenses	71,617.00
For equipment purchases	44,000.00
For transfer to Conservation Department - Administrative Account	25,000.00

Total

230,701.00

For the fiscal year ending September 30, 1963:

For salaries	116,934.00
For other expenses	85,850.00
For equipment purchases	18,800.00
For transfer to Conservation Department - Administrative Account	25,000.00

Total

246,584.00

The funds hereinabove appropriated to the Water Safety Division shall be paid out of the State Water Safety Fund.

(12) TEMPERANCE EDUCATION:

For the fiscal year ending September 30, 1962:

For salaries	12,228.00
For other expenses	11,072.00
For equipment purchases	1,000.00

Total

24,300.00

For the fiscal year ending September 30, 1963:

For salaries	12,582.00
For other expenses	10,718.00
For equipment purchases	1,000.00

Total 24,300.00

The appropriation hereinabove made shall be paid from the funds transferred from the Alcoholic Beverage Control Board to the Education Department.

(13) STATE LICENSING BOARD FOR
GENERAL CONTRACTORS:

For the fiscal year ending September
30, 1962:

For salaries	25,140.00
For other expenses	18,040.00
For equipment purchases	750.00

Total 43,930.00

For the fiscal year ending September
30, 1963:

For salaries	25,632.00
For other expenses	18,040.00
For equipment purchases	750.00

Total 44,422.00

In addition to the amounts appropriated hereinabove to the State Licensing Board for General Contractors, there is hereby appropriated such an amount as may be necessary to pay the refund of any application for license which may have been rejected by the Board or application withdrawn by request of applicant.

The above appropriation is payable out of the funds in the State Treasury to the credit of the State Licensing Board for General Contractors pursuant to Title 46, Chapter 4, Code of Alabama 1940.

(14) BOARD OF CORRECTIONS:

For the salary of the Commissioner	12,000.00
For transfer to the State Personnel Department	8,936.00
For transfer to the Attorney General's Department	10,600.00

So much as may be necessary of all fees, receipts, income and appropriations to the Board of Corrections is hereby appropriated to the said Board of Corrections for the payment of all salaries, expenses and equipment purchases and for additions and betterments as may be necessary for the proper maintenance and operation of the convict system.

(15) ALABAMA BOARD OF COSMETOLOGY:

For salaries	27,480.00
For other expenses	25,000.00
For equipment purchases	500.00

Total	52,980.00
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The above appropriation shall be payable from the funds in the State Treasury to the credit of the Alabama Board of Cosmetology pursuant to provisions of Act No. 653, 1957 Regular Session.

(16) ALABAMA STATE DOCKS BOARD:

For transfer to the State Personnel Department	2,683.00
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The above appropriation shall be paid from income, receipts and revenues derived from the operations of the Alabama State Docks Board.

(17) STATE BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS:

For the fiscal year ending September 30, 1962:

For salaries	17,232.00
For other expenses	21,818.00
For equipment purchases	1,000.00

Total	40,050.00
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For the fiscal year ending September 30, 1963:

For salaries	17,532.00
For other expenses	21,818.00
For equipment purchases	1,000.00

Total	40,350.00
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The above appropriation is payable out of funds in the State Treasury to the credit of the Professional Engineers Fund as provided in Title 46, Chapter 7, Code of Alabama 1940, as amended.

(18) STATE BOARD OF REGISTRATION FOR FORESTERS:

For other expenses	2,355.00
For equipment purchases	300.00

Total	2,655.00
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The above appropriation is payable out of the funds in the State Treasury to the credit of the Professional Foresters' Fund.

(19) HEALTH DEPARTMENT:

(a) Hospital Licensing:

For salaries and other expenses	9,300.00
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The above appropriations are payable from funds in the Hospital

Licensing Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(b) Bureau of Vital Statistics:

For the fiscal year ending September 30, 1962:

For salaries	86,800.00
For other expenses	17,000.00

Total	103,800.00
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For the fiscal year ending September 30, 1963:

For salaries	88,180.00
For other expenses	15,500.00

Total	103,680.00
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The above appropriation is payable from the funds in the Vital Statistics Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(c) County Health Work:

For salaries, other expenses and equipment purchases	355,000.00
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The above appropriation is payable from the funds transferred to this account in Item III A (19) (c) of this Act. In addition to the above appropriation, any funds received for this work from the several counties or the Federal Government are hereby appropriated.

(d) Indigent Care:

For salaries	4,560.00
For other expenses	5,440.00
For distribution to counties, estimated	240,000.00

Total, estimated	250,000.00
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The above appropriation is payable from the funds transferred to this account in Item III A (19) (d) of this Act. In addition to the above appropriation, any funds received for this work from the several counties or the Federal Government are hereby appropriated.

(20) HIGHWAYS AND BRIDGES:

For interest and sinking funds on outstanding highway bonds, so much of the gasoline taxes and motor vehicle licenses collected as may be necessary to pay the same; and for the compensation of the State High-

way Director, \$15,000.00; for transfer to the State Personnel Department, \$73,277.00; and for transfer to the Attorney General's Department, \$57,070.00; for maintenance and construction of roads and bridges, for salaries, and for other expenses of the Highway Department, the residue of gasoline taxes, motor vehicle licenses, and all other revenues coming in or accruing to the Highway Department; and all funds accruing to the Highway Department by virtue of Federal Aid.

(21) DEPARTMENT OF INDUSTRIAL RELATIONS:

For the salary of the Director, estimated	13,800.00
For transfer to the State Personnel Department	11,547.00
For other salaries and expenses incident to the operation and management of the Department; for U. S. Employment Service, U. S. Unemployment Compensation and for such other funds, services and operations for which the United States Government may provide monies: there is hereby appropriated, in addition to the amounts appropriated herein in Item III A (22), all such sums as the United States Government may make available therefor.	

(22) STATE INSURANCE FUND:

For the fiscal year ending September 30, 1962:	
For salaries	55,932.00
For other expenses	23,125.00
For equipment purchases	8,500.00
Total	87,557.00
For the fiscal year ending September 30, 1963:	
For salaries	56,100.00
For other expenses	23,125.00
For equipment purchases	8,500.00
Total	87,725.00

The above appropriation is payable out of the funds in the State Treasury to the credit of the State Insurance Fund, pursuant to Title 28, Section 325, Code of Alabama 1940.

(23) LAW ENFORCEMENT FUND..... 8,000.00

The above appropriation shall be paid from the proceeds deposited to the credit of the Law Enforcement

Fund pursuant to Title 29, Section 251, Code of Alabama 1940, as amended, and the expenditures authorized from such fund are limited to the amount appropriated herein.

(24) LIQUEFIED PETROLEUM

GAS COMMISSION:

For the fiscal year ending September 30, 1962:

For salaries	16,512.00
For other expenses	7,500.00
For equipment purchases	300.00

Total	24,312.00
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For the fiscal year ending September 30, 1963:

For salaries	16,992.00
For other expenses	7,500.00
For equipment purchases	5,000.00

Total	29,492.00
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The above appropriation is payable from funds in the State Treasury to the credit of the Liquefied Petroleum Gas Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(25) ALABAMA MILK CONTROL

BOARD:

For the fiscal year ending September 30, 1962:

For salaries	69,840.00
For other expenses	35,320.00
For equipment purchases	5,500.00

Total	110,660.00
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For the fiscal year ending September 30, 1963:

For salaries	69,840.00
For other expenses	35,320.00
For equipment purchases	1,500.00

Total	106,660.00
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The above appropriation shall be paid out of the Milk Control Board Fund as is provided in Title 22, Chapter 7, Code of Alabama 1940.

(26) BOARD OF NURSES' EXAMINERS AND REGISTRATION:

For the fiscal year ending September 30, 1962:

For salaries	26,552.00
For other expenses	15,570.00
For equipment purchases	500.00

Total	42,622.00
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For the fiscal year ending September 30, 1963:

For salaries	27,535.00
For other expenses	15,570.00
For equipment purchases	3,000.00

Total
46,105.00

The above appropriation is payable out of the funds in the State Treasury to the credit of the State Board of Nurses' Examiners and Registration as provided in Title 46, Chapter 10, Code of Alabama 1940, as amended.

(27) PENSIONS:

(a) For Confederate veterans and their widows; such an amount as may be necessary to pay all the pensions allowed to Confederate soldiers and sailors and their widows.

The above appropriation shall be paid out of the proceeds from the levy of the one mill tax as provided by Title 51, Section 19, Code of Alabama 1940.

(28) PERSONNEL DEPARTMENT:

For the fiscal year ending September 30, 1962.

For salary of the Director	9,000.00
For other salaries	125,000.00
For other expenses	43,000.00
For equipment purchases	3,700.00

Total
180,700.00

For the fiscal year ending September 30, 1963:

For salary of the Director	9,000.00
For other salaries	126,000.00
For other expenses	44,000.00
For equipment purchases	1,200.00

Total
180,200.00

The above appropriation shall be paid from funds transferred to, or received by, the State Personnel Department provided in this or any other Act.

(29) PUBLIC SCHOOL FUND:

For the Public School Fund all funds derived from the levy of the special annual tax of thirty cents on each one hundred dollars (\$100.00) of taxable property in this State for the support and maintenance of the public schools and from other funds mentioned and enumerated in Sections 257, 258 and 260 of the Constitution of 1901; and the amount appropriated from all other funds as is now provided by law,

provided, however, not more than four per cent of all funds appropriated in this Section shall be used or expended otherwise than for the payment of teachers employed in such schools.

(30) PUBLIC SERVICE COMMISSION:

For salary of the President and Two Associate Commissioners	33,500.00
For other salaries	173,000.00
For other expenses	70,000.00
For equipment purchases	10,000.00

Total 286,500.00

The above appropriation to the Alabama Public Service Commission shall be payable only out of inspection and supervision fees paid by utilities and transportation companies, and such parts or percentage of fees and taxes paid by motor carrier or motor transportation companies as are now or may be set aside by law to be used by the Commission; and all receipts from fees and taxes paid to the Alabama Public Service Commission in excess of \$50,000.00 at the end of each fiscal year shall revert to the General Fund in the State Treasury.

(31) ALABAMA REAL ESTATE COMMISSION:

For the fiscal year ending September 30, 1962:	
For salaries	22,620.00
For other expenses	20,000.00
For equipment purchases	1,200.00

Total 43,820.00

For the fiscal year ending September 30, 1963:	
For salaries	22,620.00
For other expenses	20,000.00
For equipment purchases	3,900.00

Total 46,520.00

The above appropriation shall be paid out of the receipts to the Alabama Real Estate Fund as provided in Title 46, Chapter 14, of the Code of Alabama 1940, as amended, and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(32) DEPARTMENT OF REVENUE:

For the Administrative Account of the Department of Revenue there is hereby transferred from the General Fund and appropriated

as provided in Item III A (32) (a) of this Act.	
For the fiscal year ending September 30, 1962	341,837.23
For the fiscal year ending September 30, 1963	346,000.65
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Financial Insti- tution Excise Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	47,430.03
For the fiscal year ending September 30, 1963	48,007.71
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Forest Sev- erance Tax Collections as part of the cost of operating said Depart- ment,	
For the fiscal year ending Septem- ber 30, 1962	47,430.03
For the fiscal year ending Septem- ber 30, 1963	48,007.71
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Gasoline Tax Col- lections as part of the cost of op- erating said Department.	
For the fiscal year ending September 30, 1962	261,933.00
For the fiscal year ending September 30, 1963	265,123.23
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from In- come Tax collections, for the cost of collecting said tax,	
For the fiscal year ending September 30, 1962	710,595.48
For the fiscal year ending September 30, 1963	719,250.23
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Iron Ore Tonnage Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	5,128.00
For the fiscal year ending September 30, 1963	5,190.46
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Mileage Tax col-	

lections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	175,618.89
For the fiscal year ending September 30, 1963	177,757.85
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Fuel Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	129,044.30
For the fiscal year ending September 30, 1963	130,616.01
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Vehicle License collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	183,738.40
For the fiscal year ending September 30, 1963	185,976.25
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Pension Fund as part of the cost of collections of the 1-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962	27,774.77
For the fiscal year ending September 30, 1963	28,113.06
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Public School Fund as part of the cost of collection of the 3-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962	82,468.44
For the fiscal year ending September 30, 1963	83,472.87
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Sales Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	1,789,522.78
For the fiscal year ending September 30, 1963	1,811,318.38
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Store License Tax collections as part of the cost of	

operating said Department,	
For the fiscal year ending September 30, 1962	27,347.47
For the fiscal year ending September 30, 1963	27,680.55
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Tobacco Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	299,535.19
For the fiscal year ending September 30, 1963	303,183.40
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Use Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	143,571.99
For the fiscal year ending September 30, 1963	145,320.64
For the fiscal year ending September 30, 1962:	
Total	4,272,976.00
For the fiscal year ending September 30, 1963:	
Total	4,325,019.00
There is hereby appropriated to The Revenue Department from the gross proceeds of Motor Vehicle License collections for the purchase only, of motor vehicle license tags,	
For the fiscal year ending September 30, 1962	500,000.00
For the fiscal year ending September 30, 1963	525,000.00

(33) DEPARTMENT OF REVENUE-
ADMINISTRATIVE ACCOUNT:

For the fiscal year ending September 30, 1962:	
For the salary of the Commissioner.....	10,000.00
For other salaries	2,892,468.00
For other expenses	1,143,732.00
For equipment purchases	51,000.00
For transfer to State Personnel Department	9,276.00
Total	4,106,476.00
For the fiscal year ending September 30, 1963:	
For the salary of the Commissioner..	10,000.00
For other salaries	2,909,060.00
For other expenses	1,184,783.00
For equipment purchases	45,000.00
For transfer to State Personnel De-	

partment	9,276.00	
Total		4,158,119.00

The amounts hereinabove appropriated for the cost of maintenance and operation of the Department of Revenue are in lieu of any other statutory provision for the payment of the cost of operating said Department or collection of the taxes as authorized by law. Provided, however, in addition to the amount hereinabove appropriated, there is hereby appropriated to the Department of Revenue all sums allowed the Department of Revenue by Local Acts of the Legislature as a charge for the collection of taxes or licenses.

(34) STATE BOARD OF VETERINARY MEDICAL EXAMINERS:

For salaries	100.00	
For other expenses	4,250.00	
For equipment purchases	150.00	
Total		4,500.00

The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Veterinary Medical Examiners, pursuant to the provisions of Act No. 945, approved September 13, 1951.

Section 3. That any surplus remaining in any appropriation herein made from the General Fund for the payment of salaries in any office, department, bureau, board, commission, or other agency after provision has been made for the payment of all salaries in that office, department, bureau, board, commission, or other agency for which the appropriation is made, may be transferred, on order of the Governor, to any other appropriation herein made from the General Fund for the payment of all salaries in any office, department, bureau, board, commission, or other agency when the appropriation herein made from the General Fund for the payment of salaries in that office, department, bureau, board, commission, or other agency is insufficient to pay all the salaries in that office, department, bureau, board, commission, or other agency according to the pay plan recommended by the Personnel Board, and approved by the Governor.

Section 4. That, except as may be herein otherwise provided, the amounts herein specifically appropriated shall be in lieu of the amounts heretofore provided or appropriated by law for such purposes. That the amounts herein appropriated are the maximum amounts to be expended for the purposes herein designated and in no event shall the maximum expenditure provided for any items of expense exceed the amount allocated herein except for those appropriations designated as "estimated", and all appropriations herein made, except appropriations to the Alabama Alcoholic Beverage Control Board for the purchase of alcoholic beverages, are and shall be subject to the terms, conditions provisions and limitations of Title 55, Chapter 4, Article 3, Code of Alabama 1940.

Section 5. That nothing in this Act shall be construed to affect or repeal any law authorizing or permitting any college, school or other educational or eleemosynary institution of the State to receive, collect or dis-

burse any fees, tuition, charges, sales, endowments, trusts or income therefrom which it now or may hereafter be authorized to receive, collect or disburse.

Section 6. In addition to the appropriations herein made, all gifts, grants, or contributions, including grants by the Congress of the United States, municipalities or counties, to any department, division, board, bureau, commission, agency, institution, office or officer of the State of Alabama are hereby appropriated and, in the event the same are recurring, are re-appropriated to such department, division, board, bureau, commission, agency, institution, office or officer to be used only for the purpose or purposes for which the grant or contribution was or shall be made.

Section 7. That, if any section, paragraph, sentence, clause, provision or portion of this Act or all or any portion of any appropriation or appropriations herein made be held unconstitutional or invalid, it shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 8. That all laws and parts of laws, general, special, private or local, in conflict with or inconsistent with the provisions of this Act be and the same are hereby expressly repealed.

Section 9. That this Act shall become effective on October 1, 1961.

And the substitute was adopted.

Yeas 83; Nays 1.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Powell
Adams	Edwards	Johnson (J. T. Tom)	Pruitt
Albea	Engel	Johnston (Leonard)	Ramey
Bailey	Faulk	Jones (Monroe)	Rast
Barnett	Ferguson	Lee	Ray
Bevill	Gilchrist	Locke	Roberts
Bishop	Gilmer	Long (Lauderdale)	Rogers
Boyd	Glass	Long (Perry)	Rozelle
Brewer	Goldthwaite	McClendon (Chambers)	Sessions
Broadfoot	Goodwyn	McCorquodale	Shumate
Brooks	Grant	McLendon (Bullock)	Smith (Russell)
Callahan	Grouby	Martin	Smith (St. Clair)
Camp	Guthrie	Merrill	Solomon
Casey	Hain	Morrow	Speaks
Cates	Hanby	Murphy	Taylor
Chambers	Hankins	Nettles	Thomas
Cook	Hardy	Oakley	Torbert
Copeland	Harvey	Oden	Trimmier
Cornett	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Vickers
Dickson	Jenkins	Pierce	

—83

Nay:

Mr. Cabiness

—1

Mr. Callahan offered the following amendment to the bill, H. 2, as amended:

Amend House Bill 2 by deleting therefrom, Section 2, Subsection B, paragraph (4), on page 16, and substituting therefor the following:

"(4) OIL AND GAS BOARD:

For the fiscal year ending September 30, 1962:	
For Salaries	\$118,327.00
For Other Expenses	51,590.00
For Equipment Purchases	35,500.00
For Salaries, Other Expenses and Equipment to be Allotted Upon Opening of New Oil and Gas Fields	25,000.00
Total	\$230,417.00
For the fiscal year ending September 30, 1963:	
For Salaries	\$119,944.00
For Other Expenses	51,590.00
For Equipment Purchases	10,500.00
For Salaries, Other Expenses and Equipment to be Allotted Upon Opening of New Oil and Gas Fields	25,000.00
Total	\$207,034.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Callahan was laid upon the table.

Yeas 55; Nays 27.

Yeas:

Mr. Speaker	Engel	Jenkins	Rast
Adams	Faulk	Lee	Ray
Albea	Franklin	Locke	Roberts
Bailey	Gilchrist	McClendon (Chambers)	Rogers
Bishop	Gilmer	McLendon (Bullock)	Sessions
Boyd	Glass	Meade	Shumate
Brooks	Goldthwaite	Merrill	Smith (Russell)
Casey	Goodwyn	Morrow	Smith (St. Clair)
Cates	Grant	Nettles	Solomon
Chambers	Grouby	Oakley	Taylor
Copeland	Cuthrie	Perry	Thomas
Daniel	Hardy	Pierce	Turner
Dunn	Hawkins	Powell	Vickers
Edwards	Ingram	Pruitt	

—55

Nays:

Messrs.	Callahan	Harvey	Murphy
Avery	Camp	Johnson (Hardaway)	Owens
Barnett	Cook	Johnston (Leonard)	Ramey
Brannan	Dickson	Jones (Monroe)	Rozelle
Brewer	Ferguson	Long (Perry)	Speaks
Broadfoot	Hain	McCorquodale	Torbert
Cabiness	Hanby	Martin	Trimmier

—27

Messrs. Ferguson and Callahan offered the following amendment to the bill, H. 2, as amended:

AMENDMENT TO H. B. 2

Amend Section 3 by adding in paragraph 41 as follows:

There is hereby appropriated conditionally and upon the approval of the Governor out of any funds in the State Treasury, not otherwise appropriated, the sum of \$58,000.00 to be used to build and equip a Fire Training Center, including a Fire Training Tower in connection with the operation of the State Fire College created by the Legislature of Alabama by Act No. 373, of the Legislature of Alabama of 1955, page No. 898 of Volume II of the General Acts of Alabama of 1955, approved September 8, 1955. This First Training Center shall be built and equipped under the supervision of the State Building Commission and shall be located at, on or near the campus of the University of Alabama, and any of this appropriation not required for the building and equipment of the Fire Training Center shall revert back to the Treasury of the State of Alabama.

On motion of Mr. Smith (Russell) the amendment offered by Messrs. Ferguson and Callahan was laid upon the table.

Yeas 59; Nays 21.

Yeas:

Mr. Speaker	Edwards	Hawkins	Pierce
Adams	Engel	Ingram	Powell
Albea	Faulk	Jenkins	Pruitt
Bailey	Franklin	Jones (Monroe)	Rast
Bevill	Gilchrist	Lee	Ray
Bishop	Gilmer	McClendon (Chambers)	Rogers
Boyd	Goldthwaite	McCorquodale	Sessions
Brooks	Goodwyn	McLendon (Bullock)	Shumate
Casey	Grant	Meade	Smith (Russell)
Cates	Grouby	Merrill	Smith (St. Clair)
Chambers	Guthrie	Morrow	Thomas
Copeland	Hain	Murphy	Torbert
Cornett	Hankins	Nettles	Turner
Daniel	Hardy	Oakley	Vickers
Dunn	Harvey	Oden	

—59

Nays:

Messrs.	Camp	Johnson (Hardaway)	Owens
Barnett	Cook	Johnson (J. T. Tom)	Ramey
Brannan	Dickson	Johnston (Leonard)	Roberts
Brewer	Ferguson	Long (Perry)	Speaks
Cabiness	Cross	Martin	Taylor
Callahan	Hanby		

—21

Mr. Brannan offered the following amendment to the bill, H. 2, as amended:

Amend Section 2, III, A of House Bill No. 2 by adding item (41) thereto immediately after item (40) on page 15 of said Bill said item (41) so added to read as follows:

(41) FIRE ANT CONTROL:

For salaries, other expenses and equipment purchase including the purchase of insecticides and other chemicals

\$25,000.00

This appropriation to be expended by the Department of Agriculture and Industries upon approval of amounts to be expended by the State Board of Agriculture and Industries.

The motion of Mr. Smith (Russell) to lay on the table the amendment offered by Mr. Brannan was lost.

Yeas 22; Nays 56.

Yeas:

Mr. Speaker	Dunn	Johnson (J. T. Tom)	Roberts
Boyd	Edwards	McClendon (Chambers)	Smith (Russell)
Broadfoot	Faulk	McCorquodale	Torbert
Casey	Ferguson	Nichols	Turner
Copeland	Gilchrist	Pruitt	Vickers
Cornett	Ingram		

—22

Nays:

Messrs.	Chambers	Hardy	Owens
Adams	Cook	Harvey	Perry
Albea	Daniel	Jenkins	Pierce
Avery	Dickson	Johnson (Hardaway)	Powell
Bailey	Franklin	Johnston (Leonard)	Ramey
Barnett	Gilmer	Jones (Monroe)	Rogers
Bevill	Glass	Lee	Rozelle
Bishop	Goldthwaite	Long (Perry)	Salter
Brannan	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Brewer	Grant	Martin	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Sullivan
Callahan	Hain	Nettles	Taylor
Camp	Hanby	Oakley	Thomas
Cates			

—56

The question was on the adoption of the amendment offered by Mr. Brannan to the bill, H. 2, as amended, and said amendment was adopted.

Yeas 73; Nays 9.

Yeas:

Mr. Speaker	Bishop	Callahan	Daniel
Adams	Boyd	Camp	Dickson
Albea	Brannan	Casey	Edwards
Bailey	Brewer	Cates	Faulk
Barnett	Brooks	Chambers	Franklin
Bevill	Cabiness	Cook	Gilchrist

Gilmer	Johnston (Leonard)	Nettles	Rozelle
Glass	Jones (Monroe)	Nichols	Salter
Goldthwaite	Lee	Oakley	Shumate
Goodwyn	Locke	Oden	Smith (Russell)
Grant	Long (Lauderdale)	Owens	Smith (St. Clair)
Grouby	Long (Perry)	Perry	Solomon
Hain	McClendon (Chambers)	Pierce	Speaks
Hankins	McLendon (Bullock)	Powell	Sullivan
Hardy	Martin	Pruitt	Taylor
Harvey	Meade	Ramey	Thomas
Ingram	Merrill	Ray	Turner
Jenkins	Morrow	Rogers	Vickers
Johnson (Hardaway)			

—73

Nays:

Messrs.	Copeland	Ferguson	McCorquodale
Avery	Cornett	Johnson (J. T. Tom)	Torbert
Broadfoot	Dunn		

—9

Mr. Camp offered the following amendment to the bill, H. 2, as amended:

AMENDMENT TO H. B. 2

On page 20, after paragraph (20), insert the following:

- (21) To the Alabama Institute for the Deaf and Blind for care and maintenance of pupils enrolled, for the fiscal year ending September 30, 1963 _____ 50,000.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Camp was laid upon the table.

Yeas 51; Nays 28.

Yeas:

Mr. Speaker	Dunn	Hawkins	Powell
Bailey	Edwards	Ingram	Pruitt
Bishop	Engel	Jenkins	Rast
Boyd	Faulk	Johnson (J. T. Tom)	Ray
Broadfoot	Gilchrist	Jones (Monroe)	Sessions
Brooks	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Casey	Goodwyn	McCorquodale	Solomon
Cates	Grant	McLendon (Bullock)	Sullivan
Cook	Grouby	Merrill	Thomas
Copeland	Guthrie	Murphy	Torbert
Cornett	Hanby	Oakley	Turner
Daniel	Hankins	Oden	Vickers
Dickson	Harvey	Pierce	

—51

Nays:

Messrs.	Camp	Locke	Perry
Adams	Chambers	Long (Perry)	Ramey
Albea	Ferguson	Martin	Rogers
Barnett	Franklin	Morrow	Rozelle
Brannan	Gross	Nettles	Smith (St. Clair)
Brewer	Johnston (Leonard)	Nichols	Speaks
Cabiness	Lee	Owens	Taylor
Callahan			

—28

Mr. Speaks offered the following amendment to the bill, H. 2, as amended:

AMENDMENT TO HOUSE BILL NO. 2

Amend Section "F" of House Bill No. 2 as amended by adding Item (21) thereto immediately after Item 20 on page 20 of said Bill said Item (21) so added to read as follows:

"21. State Board of Education \$25,000.00 for use in the supervision of the In-School-Educational television program."

On motion of Mr. Smith (Russell) the amendment offered by Mr. Speaks was laid upon the table.

Yeas 52; Nays 36.

Yeas:

Mr. Speaker	Engel	Jenkins	Pruitt
Adams	Faulk	Johnson (J. T. Tom)	Rast
Bailey	Franklin	Jones (Monroe)	Ray
Bishop	Gilmer	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rogers
Branyon	Grant	McLendon (Bullock)	Sessions
Broadfoot	Hain	Martin	Smith (Russell)
Brooks	Hanby	Merrill	Steagall
Casey	Hankins	Murphy	Sullivan
Chambers	Hardy	Nichols	Thomas
Copeland	Harvey	Oden	Torbert
Cornett	Hearn	Pierce	Turner
Daniel	Ingram	Powell	Vickers

—52

Nays:

Messrs.	Dunn	Johnston (Leonard)	Perry
Albea	Ferguson	Jones (Covington)	Rozelle
Barnett	Franklin	Lee	Salter
Brannan	Goldthwaite	Locke	Self
Brewer	Gross	Long (Lauderdale)	Smith (St. Clair)
Cabiness	Grouby	Long (Perry)	Speaks
Callahan	Guthrie	Morrow	Taylor
Camp	Hawkins	Nettles	Trimmier
Dickson	Johnson (Hardaway)	Owens	Turnham
Dodd			

—36

Mr. Harris offered the following amendment to the bill, H. 2, as amended:

AMENDMENT TO H. B. 2

On page 29, after paragraph (e) insert the following paragraph:

For repairs or rebuilding Desota Dam, a part of Desota State Park in De- Kalb County	25,000.00
--	-----------

On motion of Mr. Smith (Russell) the amendment offered by Mr. Harris was laid upon the table.

Yeas 51; Nays 33.

Yeas:

Mr. Speaker	Dunn	Ingram	Powell
Adams	Edwards	Johnson (J. T. Tom)	Pruitt
Bailey	Engel	Jones (Monroe)	Ray
Bassett	Faulk	Lee	Rozelle
Bishop	Gilmer	Locke	Sessions
Boyd	Goldthwaite	McLendon (Bullock)	Smith (Russell)
Brooks	Goodwyn	Martin	Steagall
Casey	Gordon	Merrill	Thomas
Cates	Grant	Murphy	Torbert
Chambers	Grouby	Nichols	Trimmier
Cook	Hardy	Oakley	Turner
Cornett	Harvey	Phillips	Vickers
Daniel	Hawkins	Pierce	

—51

Nays:

Messrs.	Callahan	Hanby	Perry
Albea	Camp	Jenkins	Ramey
Avery	Copeland	Johnson (Hardaway)	Rast
Barnett	Dodd	Johnston (Leonard)	Salter
Brannan	Franklin	Jones (Covington)	Smith (St. Clair)
Brewer	Gilchrist	Long (Perry)	Speaks
Britton	Gross	Meade	Taylor
Broadfoot	Guthrie	Morrow	Turnham
Cabiness	Hain		

—33

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Joint Resolution, your signature thereto is requested:

S. J. R. 2. Conveying thanks to Mr. Clarence C. Boutwell for his gracious gift of art.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Joint Resolution, the title to which is set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Joint Resolutions, your signature thereto is requested:

S. J. R. 3. Extending the time as provided for in Act No. 27 of the 1949 Regular Session of the Legislature.

S. J. R. 4. Extending the time of assistants as provided for in Title 32, Sec. 24 of the Code and by Act No. 651 of the 1961 Regular Session of the Legislature, for compiling, checking, comparing and delivery of Journals.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Joint Resolutions, the titles to which are set out in the above and foregoing Message from the Senate.

CONSIDERATION OF H. 2, AS AMENDED, RESUMED

H. 2. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

As amended, was again taken up.

Mr. Speaks offered the following amendment to the bill, H. 2, as amended:

Amend Section "F" of House Bill No. 2 as amended by adding Item (21) thereto immediately after Item 20 on page 20 of said Bill said Item (21) so added to read as follows:

"21. State Board of Education \$100,000.00 for Vocational Education in Alabama"

On motion of Mr. Smith (Russell) the amendment offered by Mr. Speaks was laid upon the table.

Yeas 54; Nays 39.

Yeas:

Mr. Speaker	Edwards	Hearn	Powell
Adams	Engel	Ingram	Pruitt
Bailey	Faulk	Jones (Monroe)	Rast
Bassett	Franklin	Lee	Ray
Bevill	Gilchrist	Locke	Sessions
Bishop	Gilmer	McCorquodale	Smith (Russell)
Boyd	Goldthwaite	McLendon (Bullock)	Solomon
Broadfoot	Goodwyn	Merrill	Steagall
Brooks	Gordon	Morrow	Sullivan
Callahan	Grouby	Murphy	Thomas
Casey	Hain	Nichols	Torbert
Chambers	Hanby	Perry	Turner
Copeland	Hankins	Pierce	Vickers
Cornett	Hardy		

—54

Nays:

Messrs.	Cook	Jenkins	Phillips
Albea	Daniel	Johnson (Hardaway)	Ramey
Avery	Dickson	Johnson (J. T. Tom)	Rogers
Barnett	Dodd	Johnston (Leonard)	Rozelle
Brannan	Dunn	Jones (Covington)	Salter
Branyon	Ferguson	Long (Lauderdale)	Self
Brewer	Gross	Long (Perry)	Speaks
Britton	Guthrie	Meade	Taylor
Cabiness	Harvey	Nettles	Trimmier
Camp	Hawkins	Oakley	Turnham

—39

Mr. Ferguson offered the following amendment to the bill, H. 2, as amended:

Amend H. B. 2 by deleting therefrom, Section 2, Subsection B, paragraph (4), on page 16, and substituting therefor the following:

“(4) OIL AND GAS BOARD:

For the fiscal year ending September

30, 1962:

For Salaries	\$118,327.00
For Other Expenses	51,590.00
For Equipment Purchases	35,500.00
For Salaries, Other Expenses and Equipment to be Allotted Upon Opening of New Oil and Gas Fields	20,000.00

Total

\$220,417.00

For the fiscal year ending September

30, 1963:

For Salaries	\$119,944.00
For Other Expenses	51,590.00
For Equipment Purchases	10,500.00
For Salaries, Other Expenses and Equipment to be Allotted Upon Opening of New Oil and Gas Fields	25,000.00

Total

\$207,034.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Ferguson was laid upon the table.

Yeas 44; Nays 43.

Yeas:

Mr. Speaker	Faulk	Jones (Covington)	Ray
Adams	Gilchrist	Locke	Rogers
Bevill	Gilmer	McLendon (Bullock)	Salter
Boyd	Gordon	Merrill	Self
Branyon	Grouby	Nichols	Shumate
Broadfoot	Hardy	Oakley	Smith (Russell)
Brooks	Hawkins	Oden	Solomon
Casey	Hearn	Pierce	Steagall
Cornett	Ingram	Powell	Taylor
Dunn	Jenkins	Pruitt	Turner
Edwards	Johnson (J. T. Tom)	Rast	Vickers

—44

Nays:

Messrs.	Cook	Johnston (Leonard)	Perry
Adams	Copeland	Jones (Monroe)	Phillips
Albea	Daniel	Lee	Ramey
Barnett	Dickson	Long (Lauderdale)	Roberts
Bishop	Dodd	Long (Perry)	Rozelle
Brannan	Ferguson	McCorquodale	Smith (St. Clair)
Brewer	Gross	Martin	Speaks
Britton	Guthrie	Morrow	Sullivan
Cabiness	Hain	Murphy	Thomas
Callahan	Hanby	Nettles	Trimmier
Camp	Johnson (Hardaway)	Owens	Turnham

—43

Mr. Harris offered the following amendment to the bill, H. 2, as amended:

AMENDMENT TO H. B. 2

On page 16, item c of paragraph 2 DEPARTMENT OF CONSERVATION strike out the figure \$120,000 and insert in lieu thereof the figure \$145,000,

Strike out in the same section the words and figures total \$555,000 and insert in lieu thereof the words and figures total \$580,000

further amend the bill by striking therefrom on page 29 thereof the following:

“(c) State Parks DIVISION	
for salaries	202,000
for other expenses	270,000
for equipment purchases	10,000
Total	\$382,000

and insert in lieu thereof the following:

(c) State Parks Division	
for salaries	202,000
for other expenses	170,000
for equipment purchases	10,000
for repairs to Desota Dam in	
Desota State Park	25,000
	<hr/>
	\$407,000

The motion of Mr. Smith (Russell) to lay on the table the amendment offered by Mr. Harris was lost.

Yeas 36; Nays 51.

Yeas:

Mr. Speaker	Faulk	Locke	Smith (Russell)
Bassett	Gilmer	McLendon (Bullock)	Solomon
Boyd	Grouby	Merrill	Steagall
Brooks	Hardy	Oden	Sullivan
Casey	Hawkins	Pierce	Taylor
Chambers	Ingram	Powell	Thomas
Dickson	Johnson (J. T. Tom)	Pruitt	Torbert
Dodd	Jones (Monroe)	Ray	Turner
Edwards	Lee	Shumate	Vickers

—36

Nays:

Messrs.	Copeland	Harris	Nettles
Adams	Daniel	Harvey	Oakley
Albea	Dunn	Hearn	Perry
Avery	Engel	Jenkins	Phillips
Bailey	Ferguson	Johnston (Leonard)	Ramey
Barnett	Franklin	Jones (Covington)	Rast
Brannan	Gilchrist	Long (Perry)	Rogers
Branyon	Goldthwaite	McClendon (Chambers)	Salter
Brewer	Gross	McCorquodale	Self
Britton	Guthrie	Martin	Smith (St. Clair)
Broadfoot	Hain	Meade	Speaks
Cabiness	Hanby	Morrow	Trimmier
Cook	Hankins	Murphy	Turnham

—51

The question was on the adoption of the amendment offered by Mr. Harris to the bill, H. 2, as amended, and said amendment was adopted.

Yeas 88; Nays 5.

Yeas:

Mr. Speaker	Bishop	Cabiness	Cornett
Adams	Brannan	Callahan	Daniel
Albea	Branyon	Camp	Dickson
Avery	Brewer	Casey	Dodd
Bailey	Britton	Chambers	Dunn
Barnett	Broadfoot	Cook	Engel
Bevill	Brooks	Copeland	Faulk

Ferguson	Hearn	Nettles	Salter
Franklin	Ingram	Nichols	Self
Gilchrist	Jenkins	Oakley	Sessions
Gilmer	Johnston (Leonard)	Oden	Shumate
Goldthwaite	Jones (Covington)	Owens	Smith (St. Clair)
Goodwyn	Long (Lauderdale)	Perry	Solomon
Gordon	Long (Perry)	Phillips	Speaks
Gross	McClendon (Chambers)	Pierce	Steagall
Grouby	McCorquodale	Powell	Sullivan
Guthrie	McLendon (Bullock)	Pruitt	Taylor
Hain	Martin	Ramey	Thomas
Hankins	Meade	Rast	Trimmier
Hardy	Merrill	Ray	Turner
Harris	Morrow	Rogers	Turnham
Harvey	Murphy	Rozelle	Vickers

—88

Nays:

Messrs.	Boyd	Smith (Russell)	Torbert
Bassett	Johnson (J. T. Tom)		

—5

Mr. Camp offered the following amendment to the bill, H. 2, as amended:

AMEND HOUSE BILL 2

Page 13

Amend para. 31 of p. 13 by striking therefrom "For America Junior Miss Pageant, Inc., at Mobile \$15,000.00" and For Miss Guntersville Lake Beauty Pageant, and National Boat Racers \$10,000.00 and add in lieu thereof the words: "For maintenance and care of children enrolled in Alabama Institute for Deaf and Blind \$25,000.00."

On motion of Mr. Engel the amendment offered by Mr. Camp was laid upon the table.

Yeas 76; Nays 13.

Yeas:

Mr. Speaker	Chambers	Gilmer	Jenkins
Adams	Cook	Goldthwaite	Johnson (J. T. Tom)
Bailey	Copeland	Goodwyn	Johnston (Leonard)
Bassett	Cornett	Grant	Jones (Covington)
Bevill	Daniel	Guthrie	Jones (Monroe)
Bishop	Dickson	Hain	Lee
Boyd	Dodd	Hanby	Locke
Branyon	Dunn	Hankins	Long (Perry)
Brewer	Edwards	Hardy	McLendon (Bullock)
Britton	Engel	Harris	Meade
Broadfoot	Faulk	Harvey	Merrill
Brooks	Ferguson	Hawkins	Morrow
Casey	Franklin	Hearn	Murphy
Cates	Gilchrist	Ingram	Nettles

Oakley	Powell	Self	Sullivan
Oden	Pruitt	Sessions	Thomas
Perry	Rast	Smith (Russell)	Trimmier
Phillips	Ray	Solomon	Turner
Pierce	Roberts	Steagall	Turnham

—76

Nays:

Messrs.	Gordon	Nichols	Speaks
Avery	Gross	Ramey	Taylor
Barnett	Grouby	Rozelle	Torbert
Cabiness	McCorquodale		

—13

The motion of Mr. Smith (Russell) to lay on the table the motion of Mr. Dunn to reconsider the vote by which the amendment offered by Mr. Ferguson to the bill, H. 2, as amended, was laid upon the table, was lost.

Yeas 27; Nays 62.

Yeas:

Mr. Speaker	Faulk	Ingram	Rast
Adams	Gilmer	Jenkins	Sessions
Boyd	Goodwyn	Locke	Smith (Russell)
Brooks	Gordon	McLendon (Bullock)	Steagall
Casey	Gross	Nichols	Turner
Cornett	Guthrie	Powell	Vickers
Edwards	Hawkins	Pruitt	

—27

Nays:

Messrs.	Cook	Johnson (J. T. Tom)	Ramey
Albea	Copeland	Johnston (Leonard)	Roberts
Avery	Daniel	Jones (Covington)	Rogers
Bailey	Dickson	Jones (Monroe)	Rozelle
Barnett	Dodd	Lee	Salter
Bevill	Dunn	Long (Perry)	Self
Bishop	Ferguson	McCorquodale	Shumate
Brannan	Franklin	Martin	Smith (St. Clair)
Branyon	Goldthwaite	Morrow	Solomon
Brewer	Grouby	Murphy	Speaks
Britton	Hain	Nettles	Sullivan
Broadfoot	Hanby	Oakley	Thomas
Cabiness	Hankins	Owens	Torbert
Callahan	Harris	Perry	Trimmier
Cates	Harvey	Phillips	Turnham
Chambers	Hearn	Pierce	

—62

And the motion of Mr. Dunn to reconsider the vote by which the amendment offered by Mr. Ferguson to the bill, H. 2, as amended, was laid upon the table, was adopted.

Yeas 84; Nays 9.

Yeas:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Cabiness

Callahan	Gross	Long (Perry)	Rozelle
Cates	Grouby	McCorquodale	Salter
Chambers	Guthrie	Martin	Self
Cook	Hain	Merrill	Sessions
Copeland	Hanby	Morrow	Shumate
Daniel	Hankins	Murphy	Smith (Russell)
Dickson	Harris	Nettles	Smith (St. Clair)
Dodd	Harvey	Oakley	Solomon
Dunn	Hearn	Owens	Speaks
Engel	Ingram	Perry	Steagall
Ferguson	Jenkins	Phillips	Sullivan
Franklin	Johnson (J. T. Tom)	Pierce	Taylor
Gilchrist	Johnston (Leonard)	Ramey	Thomas
Goldthwaite	Jones (Covington)	Rast	Torbert
Goodwyn	Jones (Monroe)	Ray	Trimmier
Gordon	Lee	Roberts	Turnham
Grant	Locke	Rogers	Vickers

—84

Nays:

Messrs.	Cornett	McLendon (Bullock)	Pruitt
Brooks	Edwards	Powell	Turner
Casey	Faulk		

—9

And the amendment offered by Mr. Ferguson to the bill, H. 2, as amended, was again taken up; and said amendment was adopted.

Yeas 101; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Powell
Adams	Dodd	Ingram	Pruitt
Albea	Dunn	Jenkins	Ramey
Avery	Edwards	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Jones (Covington)	Roberts
Bassett	Ferguson	Jones (Monroe)	Rogers
Bevill	Franklin	Lee	Rozelle
Bishop	Gilchrist	Long (Lauderdale)	Salter
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Britton	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Torbert
Chambers	Hardy	Owens	Trimmier
Cook	Harris	Perry	Turner
Copeland	Harvey	Phillips	Turnham
Cornett	Hawkins	Pierce	Vickers
Daniel			

—101

And said bill, H. 2, as amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pierce
Adams	Edwards	Johnson (Hardaway)	Powell
Albea	Engel	Johnson (J. T. Tom)	Pruitt
Bailey	Faulk	Johnston (Leonard)	Ramey
Barnett	Ferguson	Jones (Covington)	Ray
Bassett	Gilchrist	Jones (Monroe)	Roberts
Bishop	Gilmer	Lee	Rogers
Boyd	Glass	Locke	Rozelle
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Goodwyn	McClendon (Chambers)	Sessions
Britton	Grant	McCorquodale	Shumate
Broadfoot	Grouby	McLendon (Bullock)	Smith (Russell)
Brooks	Cuthrie	Martin	Speaks
Camp	Hain	Merrill	Steagall
Cates	Hanby	Murphy	Sullivan
Chambers	Hankins	Nettles	Taylor
Copeland	Hardy	Nichols	Thomas
Cornett	Harris	Oakley	Trimmier
Daniel	Harvey	Owens	Turner
Dickson	Hawkins	Perry	Turnham
Dodd	Hearn	Phillips	Vickers

—84

Nay:

Mr. Cabiness

—1

POINTS OF PERSONAL PRIVILEGE

Messrs. Callahan, Meade and Casey requested as a matter of personal privilege that the Journal show that they were temporarily out of the House when the bill, H. 2, as amended, was up for passage. They requested that the Journal show that had they been present they would have voted "yea".

And the bill:

H. 4. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the opera-

tion, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Powell
Adams	Dickson	Johnson (Hardaway)	Fruitt
Albea	Dodd	Johnson (J. T. Tom)	Ramey
Avery	Dunn	Johnston (Leonard)	Rast
Bailey	Edwards	Jones (Covington)	Ray
Barnett	Engel	Jones (Monroe)	Roberts
Bassett	Faulk	Lee	Rogers
Bevill	Ferguson	Locke	Rozelle
Bishop	Gilchrist	Long (Perry)	Self
Boyd	Gilmer	McClendon (Chambers)	Sessions
Brannan	Glass	McCorquodale	Shumate
Branyon	Goldthwaite	McLendon (Bullock)	Smith (Russell)
Britton	Goodwyn	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Owens	Torbert
Chambers	Hardy	Perry	Turner
Cook	Harris	Phillips	Turnham
Copeland	Harvey	Pierce	Vickers
Cornett	Hawkins		

—94

And the bill:

H. 5. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Pierce
Adams	Dunn	Johnson (J. T. Tom)	Powell
Albea	Edwards	Johnston (Leonard)	Pruitt
Bailey	Engel	Jones (Covington)	Rast
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Roberts
Bevill	Gilchrist	Locke	Rogers
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Britton	Grant	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gross	Martin	Smith (St. Clair)
Brooks	Grouby	Meade	Solomon
Cabiness	Guthrie	Merrill	Speaks
Camp	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Sullivan
Cates	Hankins	Nettles	Taylor
Chambers	Hardy	Nichols	Thomas
Cook	Harris	Oakley	Torbert
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram		

—94

And the bill:

H. 6. To make an appropriation to the South's Regional Advisory Council on Nuclear Energy (RACNE) for the support and operation thereof.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 91; Nays 3.

Yeas:

Mr. Speaker	Camp	Gilchrist	Hawkins
Adams	Casey	Gilmer	Hearn
Albea	Cates	Glass	Ingram
Bailey	Chambers	Goldthwaite	Johnson (Hardaway)
Barnett	Cook	Goodwyn	Johnson (J. T. Tom)
Bassett	Copeland	Grant	Johnston (Leonard)
Bevill	Cornett	Gross	Jones (Covington)
Bishop	Daniel	Grouby	Jones (Monroe)
Boyd	Dickson	Guthrie	Locke
Brannan	Dodd	Hain	Long (Perry)
Branyon	Dunn	Hanby	McClendon (Chambers)
Britton	Edwards	Hankins	McCorquodale
Broadfoot	Engel	Hardy	McLendon (Bullock)
Brooks	Faulk	Harris	Martin
Cabiness	Ferguson	Harvey	Meade

Merrill	Phillips	Rozelle	Steagall
Morrow	Pierce	Self	Sullivan
Murphy	Powell	Sessions	Taylor
Nettles	Pruitt	Shumate	Torbert
Nichols	Rast	Smith (Russell)	Turner
Oakley	Ray	Smith (St. Clair)	Turnham
Owens	Roberts	Solomon	Vickers
Perry	Rogers	Speaks	

—91

Nays:

Messrs.	Lee	Long (Lauderdale)	Thomas
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—3

And the bill:

H. 7. To make an appropriation for the support of the Southern Regional Council on Mental Health Training and Research.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 91; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Pierce
Adams	Dickson	Johnson (Hardaway)	Powell
Albea	Dodd	Johnson (J. T. Tom)	Pruitt
Bailey	Dunn	Johnston (Leonard)	Rast
Barnett	Edwards	Jones (Covington)	Ray
Bassett	Faulk	Jones (Monroe)	Roberts
Bevill	Ferguson	Lee	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Britton	Grant	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gross	Martin	Smith (St. Clair)
Brooks	Grouby	Meade	Solomon
Cabiness	Guthrie	Merrill	Speaks
Callahan	Hain	Morrow	Steagall
Camp	Hanby	Murphy	Sullivan
Casey	Hankins	Nettles	Thomas
Cates	Hardy	Nichols	Torbert
Chambers	Harris	Oakley	Turner
Cook	Harvey	Owens	Turnham
Copeland	Hawkins	Perry	Vickers
Cornett	Hearn	Phillips	

—91

And the bill:

H. 8. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 1.

Yeas:

Mr. Speaker	Dickson	Hearn	Perry
Adams	Dodd	Ingram	Phillips
Albea	Dunn	Johnson (Hardaway)	Pierce
Bailey	Edwards	Johnson (J. T. Tom)	Powell
Barnett	Engel	Johnston (Leonard)	Pruitt
Bassett	Faulk	Jones (Covington)	Rast
Bevill	Ferguson	Jones (Monroe)	Ray
Bishop	Gilchrist	Lee	Rogers
Boyd	Gilmer	Locke	Rozelle
Brannan	Glass	Long (Lauderdale)	Self
Branyon	Goldthwaite	Long (Perry)	Sessions
Britton	Goodwyn	McClendon (Chambers)	Smith (Russell)
Broadfoot	Grant	McCorquodale	Smith (St. Clair)
Brooks	Gross	McLendon (Bullock)	Solomon
Callahan	Grouby	Martin	Speaks
Camp	Guthrie	Meade	Steagall
Casey	Hain	Merrill	Sullivan
Cates	Hanby	Morrow	Taylor
Chambers	Hankins	Murphy	Thomas
Cook	Hardy	Nettles	Torbert
Copeland	Harris	Nichols	Turner
Cornett	Harvey	Oakley	Turnham
Daniel	Hawkins	Owens	Vickers

—92

Nay:

Mr. Cabiness

—1

And the bill:

H. 9. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 91; Nays 1.

Yeas:

Mr. Speaker	Bevill	Broadfoot	Cates
Adams	Bishop	Brooks	Chambers
Albea	Boyd	Cabiness	Cook
Bailey	Brannan	Callahan	Copeland
Barnett	Branyon	Camp	Cornett
Bassett	Britton	Casey	Daniel

Dickson	Hanby	McCorquodale	Rozelle
Dodd	Hankins	McLendon (Bullock)	Self
Dunn	Hardy	Martin	Sessions
Edwards	Harris	Merrill	Shumate
Engel	Harvey	Morrow	Smith (Russell)
Faulk	Hawkins	Murphy	Smith (St. Clair)
Ferguson	Hearn	Nettles	Solomon
Gilchrist	Ingram	Nichols	Speaks
Gilmer	Johnson (Hardaway)	Oakley	Steagall
Glass	Johnson (J. T. Tom)	Owens	Sullivan
Goldthwaite	Johnston (Leonard)	Perry	Taylor
Goodwyn	Jones (Covington)	Phillips	Thomas
Grant	Jones (Monroe)	Pierce	Torbert
Gross	Lee	Powell	Turner
Grouby	Locke	Rast	Turnham
Guthrie	Long (Perry)	Ray	Vickers
Hain	McClendon (Chambers)	Rogers	

—91

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

H. 10. To make appropriations to the Department of Conservation for capital improvements.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 1.

Yeas:

Mr. Speaker	Daniel	Hearn	Owens
Adams	Dickson	Ingram	Perry
Albea	Dodd	Johnson (Hardaway)	Phillips
Bailey	Dunn	Johnson (J. T. Tom)	Pierce
Barnett	Edwards	Johnston (Leonard)	Powell
Bassett	Engel	Jones (Covington)	Rast
Bevill	Faulk	Jones (Monroe)	Ray
Bishop	Ferguson	Lee	Rogers
Boyd	Gilchrist	Locke	Rozelle
Brannan	Gilmer	Long (Lauderdale)	Self
Branyon	Glass	Long (Perry)	Sessions
Britton	Goldthwaite	McClendon (Chambers)	Shumate
Broadfoot	Goodwyn	McCorquodale	Smith (Russell)
Brooks	Grant	McLendon (Bullock)	Smith (St. Clair)
Callahan	Grouby	Martin	Speaks
Camp	Guthrie	Meade	Steagall
Casey	Hain	Merrill	Sullivan
Cates	Hankins	Morrow	Taylor
Chambers	Hardy	Murphy	Thomas
Cook	Harris	Nettles	Torbert
Copeland	Harvey	Nichols	Turner
Cornett	Hawkins	Oakley	Vickers

—88

Nay:

Mr. Cabiness

—1

And the bill:

H. 11. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary, to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 5.

Yeas:

Mr. Speaker	Daniel	Hawkins	Owens
Adams	Dickson	Hearn	Perry
Albea	Dodd	Ingram	Phillips
Bailey	Edwards	Johnson (Hardaway)	Pierce
Barnett	Engel	Johnson (J. T. Tom)	Powell
Bassett	Faulk	Johnston (Lounsbury)	Ramey
Bevill	Ferguson	Jones (Covington)	Rast
Bishop	Gilchrist	Jones (Monroe)	Ray
Boyd	Gilmer	Lee	Rogers
Brannan	Glass	Locke	Rozelle
Branyon	Goldthwaite	Long (Perry)	Salter
Britton	Goodwyn	McClendon (Chambers)	Sessions
Broadfoot	Grant	McCorquodale	Shumate
Brooks	Gross	McLendon (Bailett)	Smith (Russell)
Callahan	Grouby	Martin	Smith (St. Clair)
Camp	Guthrie	Meade	Speaks
Casey	Hain	Merrill	Steagall
Cates	Hanby	Morrow	Sullivan
Chambers	Hankins	Murphy	Thomas
Cook	Hardy	Nettles	Turner
Copeland	Harris	Nichols	Turnham
Cornett	Harvey	Oakley	Vickers

—88

Nays:

Messrs.	Dunn	Self	Taylor
Cabiness	Long (Lauderdale)		

—5

And the bill:

H. 12. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 1.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Dunn	Johnson (J. T. Tom)	Powell
Avery	Edwards	Johnston (Leonard)	Ramey
Bailey	Engel	Jones (Covington)	Rast
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Britton	Grant	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gross	Martin	Smith (St. Clair)
Brooks	Grouby	Meade	Speaks
Callahan	Guthrie	Merrill	Steagall
Camp	Hain	Morrow	Sullivan
Casey	Hanby	Murphy	Taylor
Cates	Hankins	Nettles	Thomas
Chambers	Hardy	Nichols	Torbert
Cook	Harris	Oakley	Turner
Copeland	Harvey	Oden	Turnham
Cornett	Hawkins	Owens	Vickers
Daniel	Hearn	Perry	

—95

Nay:

Mr. Cabiness

—1

And the bill:

H. 13. To appropriate the sum of \$100,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for experimental farm use.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 1.

Yeas:

Mr. Speaker	Brannan	Chambers	Faulk
Adams	Branyon	Cook	Gilchrist
Albea	Britton	Copeland	Gilmer
Avery	Broadfoot	Cornett	Glass
Bailey	Brooks	Daniel	Goldthwaite
Barnett	Cabiness	Dickson	Goodwyn
Bassett	Callahan	Dodd	Grant
Bevill	Camp	Dunn	Gross
Bishop	Casey	Edwards	Grouby
Boyd	Cates	Engel	Guthrie

Hain	Locke	Owens	Sessions
Hankins	Long (Lauderdale)	Perry	Shumate
Hardy	Long (Perry)	Phillips	Smith (Russell)
Harris	McClendon (Chambers)	Pierce	Smith (St. Clair)
Harvey	McCorquodale	Powell	Solomon
Hawkins	McLendon (Bullock)	Pruitt	Speaks
Hearn	Martin	Ramey	Steagall
Ingram	Meade	Rast	Sullivan
Jenkins	Merrill	Ray	Taylor
Johnson (Hardaway)	Morrow	Roberts	Thomas
Johnson (J. T. Tom)	Nettles	Rogers	Torbert
Johnston (Leonard)	Nichols	Rozelle	Turner
Jones (Covington)	Oakley	Salter	Turnham
Jones (Monroe)	Oden	Self	Vickers
Lee			

—97

Nay:

Mr. Ferguson

—1

And the bill:

H. 14. To make an appropriation for the support of the Council of State Governments.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 1.

Yeas:

Mr. Speaker	Edwards	Johnson (J. T. Tom)	Powell
Adams	Engel	Johnston (Leonard)	Pruitt
Albea	Faulk	Jones (Covington)	Ramey
Bailey	Ferguson	Jones (Monroe)	Rast
Barnett	Gilchrist	Lee	Ray
Bassett	Gilmer	Locke	Roberts
Bevill	Glass	Long (Lauderdale)	Rogers
Bishop	Goldthwaite	Long (Perry)	Rozelle
Boyd	Goodwyn	McClendon (Chambers)	Salter
Branyon	Grant	McCorquodale	Self
Britton	Gross	McLendon (Bullock)	Sessions
Broadfoot	Grouby	Martin	Shumate
Brooks	Guthrie	Meade	Smith (Russell)
Callahan	Hain	Merrill	Smith (St. Clair)
Camp	Hanby	Morrow	Solomon
Casey	Hankins	Murphy	Speaks
Cates	Hardy	Nettles	Steagall
Chambers	Harris	Nichols	Sullivan
Cook	Harvey	Oakley	Taylor
Copeland	Hawkins	Oden	Thomas
Cornett	Hearn	Owens	Torbert
Daniel	Ingram	Perry	Turner
Dickson	Jenkins	Phillips	Turnham
Dodd	Johnson (Hardaway)	Pierce	Vickers

—96

Nay:

Mr. Cabiness

—1

And the bill:

H. 15. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Adams	Dunn	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Bailey	Engel	Johnston (Leonard)	Pruitt
Barnett	Faulk	Jones (Covington)	Ramey
Bassett	Ferguson	Jones (Monroe)	Rast
Bevill	Gilchrist	Lee	Ray
Bishop	Gilmer	Locke	Rogers
Boyd	Glass	Long (Lauderdale)	Rozelle
Branyon	Coldthwaite	Long (Perry)	Salter
Britton	Goodwyn	McClendon (Chambers)	Self
Broadfoot	Grant	McCorquodale	Sessions
Brooks	Gross	McLendon (Bullock)	Shumate
Cabiness	Grouby	Martin	Smith (Russell)
Callahan	Guthrie	Meade	Smith (St. Clair)
Camp	Hain	Merrill	Solomon
Casey	Hanby	Morrow	Speaks
Cates	Hankins	Murphy	Steagall
Chambers	Hardy	Nettles	Sullivan
Cook	Harris	Nichols	Taylor
Copeland	Harvey	Oakley	Thomas
Cornett	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Vickers
Dickson	Ingram		

—94

And the bill:

H. 16. To provide for an appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas :

Mr. Speaker	Dunn	Johnson (Hardaway)	Powell
Adams	Edwards	Johnson (J. T. Tom)	Pruitt
Albea	Engel	Johnston (Leonard)	Ramey
Bailey	Faulk	Jones (Covington)	Rast
Barnett	Ferguson	Jones (Monroe)	Ray
Bassett	Gilchrist	Lee	Rogers
Bevill	Gilmer	Locke	Rozelle
Bishop	Glass	Long (Lauderdale)	Salter
Boyd	Goldthwaite	Long (Perry)	Self
Branyon	Goodwyn	McClendon (Chambers)	Sessions
Britton	Grant	McCorquodale	Shumate
Broadfoot	Gross	McLendon (Bullock)	Smith (Russell)
Brooks	Grouby	Martin	Smith (St. Clair)
Cabiness	Guthrie	Meade	Solomon
Callahan	Hain	Merrill	Speaks
Camp	Hanby	Morrow	Steagall
Casey	Hankins	Murphy	Sullivan
Cates	Hardy	Nettles	Taylor
Chambers	Harris	Nichols	Thomas
Cook	Harvey	Oakley	Torbert
Cornett	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham
Dickson	Ingram	Phillips	Vickers
Dodd	Jenkins	Pierce	

—95

And the bill:

H. 17. To appropriate the sum of three hundred thirty-four dollars and twenty-four cents (334.24) out of the Seafood Division Fund in addition to all other appropriations heretofore made for the purchase of paying items of expense and equipment purchases listed herein incurred prior to October 1, 1958.

*Yeas 97; Nays 0.**Yeas :*

Mr. Speaker	Cook	Hankins	Merrill
Adams	Cornett	Hardy	Morrow
Albea	Daniel	Harris	Murphy
Avery	Dickson	Harvey	Nettles
Bailey	Dodd	Hawkins	Nichols
Barnett	Dunn	Hearn	Oakley
Bassett	Edwards	Ingram	Owens
Bevill	Engel	Jenkins	Perry
Bishop	Faulk	Johnson (J. T. Tom)	Phillips
Boyd	Ferguson	Johnston (Leonard)	Pierce
Brannan	Gilchrist	Jones (Covington)	Powell
Branyon	Gilmer	Jones (Monroe)	Pruitt
Britton	Glass	Lee	Ramey
Broadfoot	Goldthwaite	Locke	Rast
Brooks	Goodwyn	Long (Lauderdale)	Ray
Cabiness	Grant	Long (Perry)	Roberts
Callahan	Gross	McClendon (Chambers)	Rogers
Camp	Grouby	McCorquodale	Rozelle
Casey	Guthrie	McLendon (Bullock)	Salter
Cates	Hain	Martin	Self
Chambers	Hanby	Meade	Sessions

Shumate	Speaks	Taylor	Turner
Smith (Russell)	Steagall	Thomas	Turnham
Smith (St. Clair)	Sullivan	Torbert	Vickers
Solomon			

—97

And the bill:

H. 19. To provide for the salary of the Chief Examiner of Public Accounts.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 3.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Avery	Dunn	Johnson (J. T. Tom)	Fruitt
Bailey	Edwards	Johnston (Leonard)	Ramey
Barnett	Engel	Jones (Covington)	Rast
Bassett	Faulk	Jones (Monroe)	Ray
Bevill	Ferguson	Lee	Roberts
Bishop	Gilchrist	Locke	Rogers
Boyd	Gilmer	Long (Perry)	Rozelle
Brannan	Goldthwaite	McClendon (Chambers)	Self
Branyon	Goodwyn	McCorquodale	Sessions
Brewer	Grant	McLendon (Bullock)	Shumate
Britton	Gross	Martin	Smith (Russell)
Brooks	Grouby	Meade	Smith (St. Clair)
Cabiness	Guthrie	Merrill	Solomon
Callahan	Hain	Morrow	Steagall
Camp	Hanby	Murphy	Sullivan
Casey	Hankins	Nettles	Taylor
Cates	Hardy	Nichols	Thomas
Chambers	Harris	Oakley	Torbert
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett	Hearn	Phillips	Vickers
Daniel			

—93

Nays:

Messrs.	Albea	Salter	Speaks
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—3

And the bill:

H. 25. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas :

Mr. Speaker	Dickson	Jenkins	Powell
Adams	Dodd	Johnson (J. T. Tom)	Pruitt
Albea	Dunn	Johnston (Leonard)	Ramey
Bailey	Edwards	Jones (Covington)	Rast
Barnett	Engel	Jones (Monroe)	Ray
Bassett	Faulk	Lee	Roberts
Bevill	Ferguson	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Salter
Brannan	Goldthwaite	McClendon (Chambers)	Self
Brewer	Goodwyn	McCorquodale	Sessions
Britton	Grant	McLendon (Bullock)	Shumate
Broadfoot	Gross	Martin	Smith (Russell)
Brooks	Grouby	Meade	Smith (St. Clair)
Cabiness	Guthrie	Merrill	Solomon
Callahan	Hain	Morrow	Speaks
Camp	Hanby	Murphy	Steagall
Casey	Hankins	Nettles	Sullivan
Cates	Hardy	Nichols	Thomas
Chambers	Harris	Oakley	Torbert
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett	Hearn	Pierce	Vickers
Daniel	Ingram		

—94

And the bill:

H. 29. (with amendment). To exempt certain residents of the state who are sixty-five years of age or over from the requirements of procuring peddlers or itinerant or transient vendors privilege licenses under certain conditions; and to prescribe penalties.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

In Section 1 delete the words "city or municipal" from the first sentence.

And the amendment was adopted.

Yeas 97; Nays 0.

Yeas :

Mr. Speaker	Bevill	Britton	Casey
Adams	Bishop	Broadfoot	Cates
Albea	Boyd	Brooks	Chambers
Bailey	Brannan	Cabiness	Cook
Barnett	Branyon	Callahan	Copeland
Bassett	Brewer	Camp	Cornett

Daniel	Hankins	McLendon (Bullock)	Rogers
Dickson	Hardy	Martin	Rozelle
Dodd	Harris	Meade	Salter
Dunn	Harvey	Merrill	Self
Edwards	Hawkins	Morrow	Sessions
Engel	Hearn	Murphy	Shumate
Faulk	Ingram	Nettles	Smith (Russell)
Ferguson	Jenkins	Nichols	Smith (St. Clair)
Gilchrist	Johnson (J. T. Tom)	Oakley	Solomon
Gilmer	Johnston (Leonard)	Owens	Speaks
Glass	Jones (Covington)	Perry	Steagall
Goldthwaite	Jones (Monroe)	Pierce	Sullivan
Goodwyn	Lee	Powell	Taylor
Grant	Locke	Pruitt	Thomas
Gross	Long (Lauderdale)	Ramey	Torbert
Grouby	Long (Perry)	Rast	Turner
Guthrie	McClendon (Chambers)	Ray	Turnham
Hain	McCorquodale	Roberts	Vickers
Hanby			

—97

And said bill, H. 29, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Pierce
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnson (J. T. Tom)	Ramey
Barnett	Edwards	Johnston (Leonard)	Rast
Bassett	Engel	Jones (Covington)	Ray
Bevill	Faulk	Jones (Monroe)	Rogers
Bishop	Ferguson	Lee	Salter
Boyd	Gilchrist	Locke	Self
Brannan	Gilmer	Long (Lauderdale)	Sessions
Branyon	Glass	Long (Perry)	Shumate
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Grant	McLendon (Bullock)	Solomon
Brooks	Gross	Martin	Speaks
Cabiness	Grouby	Meade	Steagall
Callahan	Guthrie	Merrill	Sullivan
Camp	Hain	Morrow	Taylor
Casey	Hanby	Murphy	Thomas
Cates	Hankins	Nettles	Torbert
Chambers	Hardy	Oakley	Turner
Cook	Harvey	Owens	Turnham
Copeland	Hawkins	Perry	Vickers
Cornett			

—93

And the bill:

H. 30. (with amendment). To exempt certain bona fide residents of the state who are drawing disability insurance benefits under the federal Social Security Act from the requirements of procuring peddlers, itinerant

or transient vendors privilege licenses under specified conditions; and to prescribe penalties.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

In Section 1 delete the words "city or municipal" from the first sentence.

And the amendment was adopted.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Powell
Adams	Dodd	Jenkins	Pruitt
Albea	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Edwards	Johnston (Leonard)	Rast
Barnett	Engel	Jones (Covington)	Ray
Bassett	Faulk	Iones (Monroe)	Roberts
Bevill	Ferguson	Lee	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Salter
Brannan	Glass	McClendon (Chambers)	Seif
Branyon	Goldthwaite	McCorquodale	Sessions
Brewer	Goodwyn	McLendon (Ballock)	Shumate
Britton	Gordon	Martin	Smith (Russell)
Broadfoot	Grant	Meade	Smith (St. Clair)
Brooks	Gross	Merrill	Solomon
Cabiness	Grouby	Morrow	Speaks
Callahan	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Casey	Hanby	Nichols	Taylor
Cates	Hankins	Oakley	Thomas
Chambers	Hardy	Oden	Torbert
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett	Hearn	Pierce	Vickers
Daniel			

—97

And said bill, H. 30, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Bevill	Britton	Casey
Adams	Bishop	Broadfoot	Cates
Albea	Boyd	Brooks	Chambers
Bailey	Brannan	Cabiness	Cook
Barnett	Branyon	Callahan	Copeland
Bassett	Brewer	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Ray
Dickson	Hankins	Martin	Roberts
Dodd	Hardy	Meade	Rogers
Dunn	Harvey	Merrill	Rozelle
Edwards	Hawkins	Morrow	Self
Engel	Hearn	Murphy	Sessions
Faulk	Ingram	Nettles	Smith (Russell)
Ferguson	Jenkins	Nichols	Smith (St. Clair)
Gilchrist	Johnson (J. T. Tom)	Oakley	Solomon
Gilmer	Johnston (Leonard)	Oden	Speaks
Glass	Jones (Covington)	Owens	Steagall
Goldthwaite	Jones (Monroe)	Perry	Sullivan
Goodwyn	Lee	Phillips	Taylor
Gordon	Locke	Pierce	Thomas
Grant	Long (Lauderdale)	Powell	Torbert
Gross	Long (Perry)	Pruitt	Turner
Grouby	McClendon (Chambers)	Ramey	Turnham
Guthrie	McCorquodale	Rast	Vickers
Hain			

—97

And the bill:

H. 35. To amend further Section 3 of Title 51 of the Code of Alabama, 1940, as amended, which relates to certain exemptions from taxation.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 98; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pierce
Adams	Dodd	Johnson (J. T. Tom)	Powell
Albea	Dunn	Johnston (Leonard)	Pruitt
Bailey	Edwards	Jones (Covington)	Ramey
Barnett	Engel	Jones (Monroe)	Rast
Bassett	Faulk	Lee	Ray
Bevill	Ferguson	Locke	Roberts
Bishop	Gilchrist	Long (Lauderdale)	Rogers
Boyd	Gilmer	Long (Perry)	Rozelle
Brannan	Glass	McClendon (Chambers)	Salter
Branyon	Goldthwaite	McCorquodale	Self
Brewer	Goodwyn	McLendon (Bullock)	Sessions
Britton	Gordon	Martin	Smith (Russell)
Broadfoot	Grant	Meade	Smith (St. Clair)
Brooks	Gross	Merrill	Solomon
Cabiness	Grouby	Morrow	Speaks
Callahan	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Casey	Hanby	Nichols	Taylor
Cates	Hankins	Oakley	Thomas
Chambers	Hardy	Oden	Torbert
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett	Hearn	Phillips	Vickers
Daniel	Ingram		

—98

And the bill:

H. 44. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County; to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

Was taken up.

Mr. Harris offered the following amendment to the bill, H. 44:
Amend House Bill 44 as follows:

In section 1 delete the following words; "and ten members appointed by the governor from among the mayors, intendents and other officers of the incorporated municipalities within these two counties"

and insert therein the following words;

"and nine members appointed by the governor from the two counties at large, giving each county equal overall representation on the board,"

And the amendment was adopted.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Casey	Goldthwaite	Johnston (Leonard)
Adams	Cates	Goodwyn	Jones (Covington)
Albea	Chambers	Gordon	Jones (Monroe)
Bailey	Cook	Grant	Lee
Barnett	Copeland	Gross	Locke
Bassett	Cornett	Grouby	Long (Perry)
Revill	Daniel	Guthrie	McClendon (Chambers)
Bishop	Dickson	Hain	McCorquodale
Boyd	Dodd	Hanby	McLendon (Bullock)
Brannan	Dunn	Hankins	Martin
Branyon	Edwards	Hardy	Meade
Brewer	Engel	Harvey	Merrill
Britton	Faulk	Hawkins	Morrow
Brooks	Ferguson	Hearn	Murphy
Cabiness	Gilchrist	Ingram	Nettles
Callahan	Gilmer	Jenkins	Nichols
Camp	Glass	Johnson (J. T. Tom)	Oakley

Oden	Ramey	Sessions	Sullivan
Owens	Rast	Smith (Russell)	Taylor
Perry	Ray	Smith (St. Clair)	Thomas
Phillips	Rogers	Solomon	Torbert
Pierce	Rozelle	Speaks	Turner
Powell	Salter	Steagall	Vickers
Pruitt	Self		

—94

And said bill, H. 44, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Powell
Adams	Dodd	Johnson (J. T. Tom)	Pruitt
Albea	Dunn	Johnston (Leonard)	Ramey
Bailey	Edwards	Jones (Covington)	Rast
Barnett	Engel	Jones (Monroe)	Ray
Bassett	Faulk	Lee	Roberts
Bevill	Gilchrist	Locke	Rogers
Bishop	Gilmer	Long (Perry)	Rozelle
Boyd	Glass	McClendon (Chambers)	Salter
Brannan	Goldthwaite	McCorquodale	Self
Branyon	Goodwyn	McLendon (Bullock)	Sessions
Brewer	Gordon	Martin	Smith (Russell)
Britton	Grant	Meade	Smith (St. Clair)
Brooks	Gross	Merrill	Solomon
Cabiness	Grouby	Morrow	Speaks
Callahan	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Casey	Hanby	Nichols	Taylor
Cates	Hankins	Oakley	Thomas
Chambers	Hardy	Oden	Torbert
Cook	Harris	Owens	Turner
Copeland	Harvey	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers
Daniel	Hearn	Pierce	

—95

And the bill:

H. 45. To create a solicitor's fund in the ninth judicial circuit of Alabama; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in the ninth judicial circuit; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Avery	Barnett	Bevill
Albea	Bailey	Bassett	Bishop

Boyd	Ferguson	Jones (Monroe)	Ramey
Brannan	Gilchrist	Lee	Rast
Brewer	Gilmer	Locke	Ray
Britton	Glass	Long (Perry)	Roberts
Broadfoot	Goodwyn	McClendon (Chambers)	Rogers
Brooks	Gordon	McCorquodale	Rozelle
Cabiness	Grant	McLendon (Bullock)	Salter
Callahan	Gross	Martin	Self
Camp	Grouby	Meade	Sessions
Casey	Guthrie	Merrill	Smith (Russell)
Cates	Hain	Morrow	Smith (St. Clair)
Chambers	Hanby	Murphy	Solomon
Cook	Hankins	Nettles	Speaks
Copeland	Hardy	Nichols	Steagall
Cornett	Harvey	Oakley	Sullivan
Daniel	Hawkins	Oden	Taylor
Dickson	Hearn	Owens	Thomas
Dodd	Ingram	Perry	Torbert
Dunn	Jenkins	Phillips	Turner
Edwards	Johnson (J. T. Tom)	Pierce	Turnham
Engel	Johnston (Leonard)	Powell	Vickers
Faulk	Jones (Covington)	Pruitt	

—95

And the bill:

H. 47. (with amendment). Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

In Section 2 of the bill, strike out the first sentence and insert in lieu thereof the following:

An election on the proposed amendment is ordered to be held on the first Tuesday in May, 1962.

And the amendment was adopted.

Yeas 100; Nays 0.

Yeas:

Mr. Speaker	Brannan	Cates	Engel
Adams	Branyon	Chambers	Faulk
Albea	Brewer	Cook	Ferguson
Avery	Britton	Copeland	Gilchrist
Bailey	Broadfoot	Cornett	Gilmer
Barnett	Brooks	Daniel	Glass
Bassett	Cabiness	Dickson	Goldthwaite
Bevill	Callahan	Dodd	Goodwyn
Bishop	Camp	Dunn	Gordon
Boyd	Casey	Edwards	Grant

Gross	Jones (Covington)	Oakley	Self
Grouby	Jones (Monroe)	Oden	Sessions
Guthrie	Lee	Owens	Smith (Russell)
Hain	Locke	Perry	Smith (St. Clair)
Hanby	Long (Perry)	Phillips	Solomon
Hankins	McClendon (Chambers)	Pierce	Speaks
Hardy	McCorquodale	Powell	Steagall
Harris	McLendon (Bullock)	Pruitt	Sullivan
Harvey	Martin	Ramey	Taylor
Hawkins	Meade	Rast	Thomas
Hearn	Merrill	Ray	Torbert
Ingram	Morrow	Roberts	Trimmier
Jenkins	Murphy	Rogers	Turner
Johnson (J. T. Tom)	Nettles	Rozelle	Turnham
Johnston (Leonard)	Nichols	Salter	Vickers

—100

And said bill, H. 47, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 99; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Powell
Adams	Dickson	Ingram	Pruitt
Albea	Dodd	Jenkins	Ramey
Avery	Dunn	Johnson (J. T. Tom)	Rast
Bailey	Edwards	Johnston (Leonard)	Ray
Barnett	Engel	Jones (Covington)	Roberts
Bassett	Faulk	Jones (Monroe)	Rogers
Bevill	Ferguson	Lee	Rozelle
Bishop	Gilchrist	Locke	Salter
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Britton	Gordon	Martin	Solomon
Broadfoot	Grant	Meade	Speaks
Brooks	Gross	Merrill	Steagall
Cabiness	Grouby	Murphy	Sullivan
Callahan	Guthrie	Nettles	Taylor
Camp	Hain	Nichols	Thomas
Casey	Hanby	Oakley	Torbert
Cates	Hankins	Oden	Trimmier
Chambers	Hardy	Owens	Turner
Cook	Harris	Perry	Turnham
Copeland	Harvey	Phillips	Vickers
Cornett	Hawkins	Pierce	

—99

And the bill:

H. 52. (with amendment). To amend Code of Alabama 1940, Title 51, Section 613, in relation to the license tax payable on vending machines.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

In Section 1, on line 15, after "or place of business;" insert "\$1.00 for each machine that may be operated by pennies;"

Also, in Section 1, on line 18, after "operated by" and before "nickels", insert "pennies,";

Also, strike out the quotation marks at the end of Section 1 and add the following: Provided, further, that gum machines operated by pennies shall not be subject to the license herein provided for if not less than 20% of the gross profits therefrom are devoted to charitable purposes."

And the amendment was adopted.

Yeas 90; Nays 1.

Yeas:

Mr. Speaker	Daniel	Ingram	Powell
Adams	Dickson	Jenkins	Pruitt
Albea	Dodd	Johnson (J. T. Tom)	Ramey
Bailey	Edwards	Johnston (Leonard)	Ray
Barnett	Engel	Jones (Covington)	Roberts
Bassett	Ferguson	Jones (Monroe)	Rogers
Bevill	Gilchrist	Lee	Rozelle
Bishop	Gilmer	Long (Perry)	Salter
Boyd	Glass	McClendon (Chambers)	Self
Branyon	Goldthwaite	McCorquodale	Sessions
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Britton	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nettles	Taylor
Camp	Hain	Nichols	Thomas
Casey	Hanby	Oakley	Torbert
Cates	Hankins	Oden	Trimmier
Chambers	Hardy	Owens	Turner
Cook	Harris	Phillips	Turnham
Copeland	Harvey	Pierce	Vickers
Cornett	Hearn		

—90

Nay:

Mr. Dunn

—1

And said bill, H. 52, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Powell
Adams	Dickson	Ingram	Pruitt
Albea	Dodd	Jenkins	Ramey
Avery	Edwards	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Jones (Covington)	Roberts
Bassett	Ferguson	Jones (Monroe)	Rogers
Bishop	Gilchrist	Lee	Rozelle
Boyd	Gilmer	Long (Perry)	Salter
Brannan	Glass	McClendon (Chambers)	Self
Brewer	Goldthwaite	McCorquodale	Smith (Russell)
Britton	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Gordon	Martin	Solomon
Brooks	Grant	Meade	Speaks
Cabiness	Gross	Merrill	Steagall
Callahan	Grouby	Murphy	Taylor
Camp	Guthrie	Nettles	Thomas
Casey	Hain	Nichols	Torbert
Cates	Hanby	Oakley	Trimmier
Chambers	Hankins	Oden	Turner
Cook	Hardy	Owens	Turnham
Copeland	Harris	Phillips	Vickers
Cornett	Harvey		

—90

And the bill:

H. 53. To provide for a license tax on and the assessment and collection of ad valorem taxes on house trailers.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

*Yeas 89; Nays 9.**Yeas:*

Mr. Speaker	Edwards	Jenkins	Pierce
Adams	Engel	Johnson (J. T. Tom)	Powell
Albea	Faulk	Johnston (Leonard)	Pruitt
Avery	Ferguson	Jones (Covington)	Ramey
Bailey	Gilchrist	Jones (Monroe)	Rast
Barnett	Gilmer	Locke	Ray
Bassett	Glass	Long (Perry)	Roberts
Boyd	Goldthwaite	McClendon (Chambers)	Rogers
Brannan	Goodwyn	McCorquodale	Rozelle
Branyon	Gordon	McLendon (Bullock)	Self
Brewer	Grant	Martin	Sessions
Britton	Gross	Meade	Smith (Russell)
Brooks	Grouby	Merrill	Smith (St. Clair)
Casey	Hain	Morrow	Solomon
Cates	Hanby	Murphy	Steagall
Chambers	Hankins	Nettles	Taylor
Cook	Hardy	Nichols	Thomas
Copeland	Harris	Oakley	Torbert
Cornett	Harvey	Oden	Trimmier
Daniel	Hawkins	Owens	Turner
Dickson	Hearn	Perry	Turnham
Dodd	Ingram	Phillips	Vickers
Dunn			

—89

Nays:

Messrs.	Cabiness	Guthrie	Salter
Bishop	Callahan	Lee	Speaks
Broadfoot	Camp		

—9

And the bill:

H. 56. For the relief of James Shellnut; making an appropriation to reimburse James Shellnut for sums expended for medical care and treatment on account of personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Perry
Adams	Dickson	Ingram	Phillips
Albee	Dodd	Jenkins	Pierce
Avery	Dunn	Johnson (J. T. Tom)	Powell
Bailey	Engel	Johnston (Leonard)	Pruitt
Barnett	Faulk	Jones (Corvington)	Ramey
Bevill	Ferguson	Jones (Monroe)	Rast
Bishop	Gilchrist	Lee	Ray
Boyd	Gilmer	Locke	Roberts
Brannan	Glass	Long (Lauderdale)	Rogers
Branyon	Goldthwaite	Long (Perry)	Rozelle
Brewer	Goodwyn	McClendon (Chambers)	Salter
Britton	Gordon	McCorquodale	Self
Broadfoot	Grant	McLendon (Bullock)	Sessions
Brooks	Gross	Martin	Smith (St. Clair)
Cabiness	Grouby	Meade	Solomon
Callahan	Guthrie	Merrill	Steagall
Camp	Hain	Morrow	Taylor
Casey	Hanby	Murphy	Thomas
Cates	Hankins	Nettles	Torbert
Chambers	Hardy	Nichols	Trimmier
Cook	Harris	Oakley	Turner
Copeland	Harvey	Oden	Turnham
Cornett	Hawkins	Owens	Vickers

—96

And the bill:

H. 58. To propose an amendment to the Constitution of Alabama relative to exemptions from the poll tax.

Was taken up.

Mr. Branyon offered the following amendment to the bill, H. 58:

Amendment to H. B. 58

In Section 2 of the bill, strike out the first sentence and insert in lieu thereof the following:

"An election on the proposed amendment is ordered to be held on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 93; Nays 2.

Yeas:

Mr. Speaker	Dunn	Jenkins	Powell
Adams	Engel	Johnson (J. T. Tom)	Pruitt
Albea	Faulk	Johnston (Leonard)	Rast
Avery	Ferguson	Jones (Covington)	Ray
Bailey	Gilchrist	Jones (Monroe)	Roberts
Barnett	Gilmer	Lee	Rogers
Bassett	Glass	Locke	Rozelle
Bevill	Goldthwaite	Long (Lauderdale)	Self
Bishop	Goodwyn	Long (Perry)	Sessions
Boyd	Gordon	McClendon (Chambers)	Shumate
Brannan	Grant	McCorquodale	Smith (Russell)
Branyon	Gross	McLendon (Bullock)	Smith (St. Clair)
Brewer	Grouby	Martin	Solomon
Britton	Guthrie	Meade	Speaks
Broadfoot	Hain	Merrill	Steagall
Cabiness	Hanby	Morrow	Sullivan
Camp	Hankins	Murphy	Taylor
Casey	Hardy	Nettles	Thomas
Chambers	Harris	Nichols	Torbert
Cook	Harvey	Oakley	Trimmier
Copeland	Hawkins	Oden	Turner
Cornett	Hearn	Perry	Turnham
Daniel	Ingram	Phillips	Vickers
Dodd			

—93

Nays:

Messrs.	Brooks	Dickson
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—2

And said bill, H. 58, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 1.

Yeas:

Mr. Speaker	Boyd	Casey	Ferguson
Adams	Brannan	Cook	Gilchrist
Albea	Branyon	Copeland	Gilmer
Avery	Brewer	Cornett	Glass
Bailey	Britton	Daniel	Goldthwaite
Barnett	Broadfoot	Dodd	Goodwyn
Bassett	Cabiness	Dunn	Gordon
Bevill	Callahan	Engel	Grant
Bishop	Camp	Faulk	Gross

Grouby	Jones (Monroe)	Owens	Shumate
Guthrie	Lee	Perry	Smith (Russell)
Hain	Locke	Phillips	Smith (St. Clair)
Hanby	Long (Lauderdale)	Pierce	Solomon
Hankins	McClendon (Chambers)	Powell	Speaks
Hardy	McCorquodale	Pruitt	Steagall
Harris	McLendon (Butlock)	Ramey	Sullivan
Harvey	Martin	Rast	Taylor
Hawkins	Meade	Ray	Thomas
Hearn	Merrill	Roberts	Torbert
Ingram	Murphy	Rogers	Trimmier
Jenkins	Nettles	Rozelle	Turner
Johnson (J. T. Tom)	Nichols	Self	Turnham
Johnston (Leonard)	Oakley	Sessions	Vickers
Jones (Covington)	Oden		

—94

Nay:

Mr. Brooks

—1

And the bill:

H. 59. To exempt certain persons from poll tax; amending Section 238 of Title 51, Code of Alabama 1940 in relation to periods of military service subject to exemption from the tax.

Was taken up.

Mr. Branyon offered the following amendment to the bill, H. 59:

Amend Section 1 of H. B. No. 59 by striking therefrom the following sentence "All persons who shall at any time, (past, present, or future) honorably serve as many as or more than ninety days in any of the armed services heretofore mentioned in this section or who shall have been honorably discharged from such service or services shall be exempt from the payment of all poll taxes which have theretofore accrued and have not been paid or which may thereafter accrue.

And the amendment was adopted.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Britton	Dodd	Guthrie
Adams	Broadfoot	Dunn	Hain
Albea	Cabiness	Edwards	Hanby
Avery	Callahan	Engel	Hankins
Bailey	Camp	Faulk	Hardy
Barnett	Casey	Ferguson	Harris
Bassett	Cates	Gilchrist	Hawkins
Bevill	Chambers	Glass	Hearn
Bishop	Cook	Goodwyn	Ingram
Boyd	Copeland	Gordon	Jenkins
Brannan	Cornett	Grant	Johnson (J. T. Tom)
Branyon	Daniel	Gross	Johnston (Leonard)
Brewer	Dickson	Grouby	Jones (Covington)

Lee	Oakley	Roberts	Steagall
Long (Lauderdale)	Oden	Rogers	Sullivan
McClendon (Chambers)	Owens	Rozelle	Taylor
McCorquodale	Perry	Self	Thomas
McLendon (Bullock)	Phillips	Sessions	Torbert
Meade	Pierce	Shumate	Trimmier
Merrill	Powell	Smith (St. Clair)	Turner
Murphy	Ramey	Solomon	Turnham
Nettles	Rast	Speaks	Vickers
Nichols			

—89

And said bill, H. 59, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Powell
Adams	Dickson	Jenkins	Pruitt
Albea	Dodd	Johnson (J. T. Tom)	Ramey
Avery	Edwards	Johnston (Leonard)	Rast
Bailey	Engel	Jones (Covington)	Ray
Barnett	Faulk	Lee	Roberts
Bassett	Ferguson	Long (Lauderdale)	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Salter
Boyd	Glass	McCorquodale	Self
Brannan	Goldthwaite	McLendon (Bullock)	Sessions
Branyon	Gordon	Martin	Shumate
Brewer	Grant	Meade	Smith (St. Clair)
Britton	Gross	Merrill	Solomon
Broadfoot	Grouby	Morrow	Speaks
Brooks	Guthrie	Murphy	Steagall
Cabiness	Hain	Nettles	Sullivan
Camp	Hanby	Nichols	Taylor
Casey	Hankins	Oakley	Thomas
Cates	Hardy	Oden	Torbert
Chambers	Harris	Owens	Trimmier
Cook	Harvey	Perry	Turner
Copeland	Hawkins	Phillips	Turnham
Cornett	Hearn	Pierce	Vickers

—96

And the bill:

H. 61. To amend further Section 12, Title 12, Code of Alabama 1940, in relation to powers of courts of county commissioners.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Avery	Barnett	Bevill
Adams	Bailey	Bassett	Bishop

Boyd	Faulk	Johnson (J. T. Tom)	Pruitt
Brannan	Ferguson	Johnston (Leonard)	Ramey
Brewer	Gilchrist	Lee	Rast
Britton	Gilmer	Long (Lauderdale)	Ray
Broadfoot	Glass	Long (Perry)	Roberts
Brooks	Goldthwaite	McClendon (Chambers)	Rogers
Cabiness	Goodwyn	McCorquodale	Rozelle
Callahan	Gordon	McLendon (Bullock)	Self
Camp	Grant	Martin	Shumate
Casey	Gross	Meade	Smith (St. Clair)
Cates	Grouby	Merrill	Solomon
Chambers	Guthrie	Murphy	Speaks
Cook	Hain	Nettles	Steagall
Copeland	Hanby	Nichols	Sullivan
Cornett	Hankins	Oakley	Taylor
Daniel	Hardy	Oden	Thomas
Dickson	Harris	Owens	Torbert
Dodd	Harvey	Perry	Trimmier
Dunn	Hearn	Phillips	Turner
Edwards	Ingram	Pierce	Turnham
Engel	Jenkins	Powell	Vickers

—92

And the bill:

H. 62. To validate certain elections held since February 24, 1959, under any constitutional amendment or the provisions of Article 6 or 7 of Chapter 10, Title 52, Code of Alabama, 1940, or under any other law, for the purpose of authorizing a special tax for school purposes.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Phillips
Adams	Daniel	Hawkins	Pierce
Albea	Dickson	Hearn	Powell
Avery	Dodd	Ingram	Pruitt
Bailey	Dunn	Jenkins	Ramey
Barnett	Edwards	Johnson (J. T. Tom)	Rast
Bassett	Engel	Johnston (Leonard)	Ray
Bevill	Faulk	Jones (Monroe)	Roberts
Bishop	Ferguson	Lee	Rogers
Boyd	Gilchrist	Long (Lauderdale)	Rozelle
Brannan	Gilmer	Long (Perry)	Salter
Branyon	Glass	McClendon (Chambers)	Shumate
Brewer	Goldthwaite	McCorquodale	Solomon
Britton	Goodwyn	McLendon (Bullock)	Speaks
Broadfoot	Gordon	Martin	Steagall
Brooks	Grant	Meade	Sullivan
Cabiness	Gross	Merrill	Taylor
Callahan	Grouby	Murphy	Thomas
Camp	Guthrie	Nettles	Torbert
Casey	Hain	Nichols	Trimmier
Cates	Hanby	Oakley	Turner
Chambers	Hankins	Oden	Turnham
Cook	Hardy	Owens	Vickers
Copeland	Harris	Perry	

—95

And the bill:

H. 92. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Powell
Adams	Dodd	Ingram	Pruitt
Albea	Dunn	Jenkins	Ramey
Avery	Edwards	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Lee	Roberts
Bassett	Ferguson	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Brewer	Gordon	Martin	Solomon
Britton	Grant	Meade	Speaks
Broadfoot	Gross	Merrill	Steagall
Brooks	Grouby	Morrow	Sullivan
Cabiness	Guthrie	Murphy	Taylor
Callahan	Hain	Nettles	Thomas
Camp	Hanby	Nichols	Torbert
Casey	Hankins	Oakley	Trimmier
Chambers	Hardy	Owens	Turner
Cook	Harris	Perry	Turnham
Cornett	Harvey	Phillips	Vickers
Daniel	Hawkins	Pierce	

—95

And the bill:

H. 94. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Brooks
Bailey	Bishop	Brewer	Cabiness

Callahan	Gordon	McClendon (Chambers)	Rast
Camp	Grant	McCorquodale	Ray
Casey	Gross	McLendon (Bullock)	Roberts
Chambers	Grouby	Martin	Rogers
Cook	Guthrie	Meade	Rozelle
Copeland	Hain	Merrill	Shumate
Cornett	Hanby	Morrow	Smith (Russell)
Daniel	Hankins	Murphy	Smith (St. Clair)
Dickson	Hardy	Nettles	Solomon
Dodd	Harris	Nichols	Speaks
Dunn	Harvey	Oakley	Steagall
Edwards	Hawkins	Oden	Sullivan
Engel	Hearn	Owens	Taylor
Faulk	Ingram	Perry	Thomas
Ferguson	Jenkins	Phillips	Torbert
Gilchrist	Johnson (J. T. Tom)	Pierce	Trimmier
Gilmer	Johnston (Leonard)	Powell	Turner
Glass	Lee	Pruitt	Turnham
Goldthwaite	Long (Lauderdale)	Ramey	Vickers
Goodwyn	Long (Perry)		

—94

And the bill:

H. 99. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Pierce
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnson (J. T. Tom)	Ramey
Barnett	Edwards	Johnston (Leonard)	Ray
Bassett	Engel	Jones (Monroe)	Roberts
Bevill	Faulk	Lee	Rogers
Bishop	Ferguson	Long (Lauderdale)	Rozelle
Boyd	Gilchrist	Long (Perry)	Self
Brannan	Gilmer	McClendon (Chambers)	Sessions
Branyon	Glass	McCorquodale	Shumate
Brewer	Goldthwaite	McLendon (Bullock)	Smith (Russell)
Britton	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Torbert
Chambers	Hardy	Oden	Trimmier
Cook	Harris	Owens	Turner
Copeland	Harvey	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers

—96

And the bill:

H. 104. To make an appropriation to the State Military Department from any funds in the State Treasury not otherwise appropriated in the sum of \$1,579.95; to provide for the distribution of said funds; and to pay for damages caused by crash of aircraft of Alabama Air National Guard.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Albea	Dunn	Johnson (J. T. Tom)	Pruitt
Avery	Edwards	Johnston (Leonard)	Ramey
Bailey	Engel	Jones (Monroe)	Ray
Barnett	Faulk	Lee	Roberts
Bassett	Ferguson	Locke	Rogers
Bevill	Gilmer	Long (Lauderdale)	Rozelle
Bishop	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Callahan	Hain	Murphy	Sullivan
Camp	Hanby	Nettles	Taylor
Casey	Hankins	Nichols	Thomas
Cates	Hardy	Oakley	Torbert
Chambers	Harris	Oden	Trimmier
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett	Hearn	Phillips	Vickers
Daniel			

—97

And the bill:

H. 117. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Brooks

Cabiness	Gross	McClendon (Chambers)	Roberts
Callahan	Grouby	McCorquodale	Rogers
Camp	Guthrie	McLendon (Wullock)	Rozelle
Casey	Hain	Martin	Self
Chambers	Hanby	Meade	Sessions
Cook	Hankins	Merrill	Smith (Russell)
Copeland	Hardy	Murphy	Smith (St. Clair)
Cornett	Harris	Nichols	Solomon
Daniel	Harvey	Oden	Speaks
Dickson	Hearn	Owens	Steagall
Dodd	Ingram	Perry	Sullivan
Dunn	Jenkins	Phillips	Taylor
Engel	Johnson (J. T. Tom)	Pierce	Thomas
Faulk	Johnston (Leonard)	Powell	Torbert
Ferguson	Lee	Pruitt	Trimmier
Gilmer	Locke	Ramey	Turner
Goldthwaite	Long (Lauderdale)	Rast	Turnham
Goodwyn	Long (Perry)	Ray	Vickers
Grant			

—89

And the bill:

H. 122. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Perry
Adams	Daniel	Hawkins	Phillips
Albea	Dickson	Hearn	Pierce
Avery	Dodd	Ingram	Powell
Bailey	Dunn	Jenkins	Pruitt
Barnett	Edwards	Johnson (Hardaway)	Ramey
Bassett	Engel	Johnson (J. T. Tom)	Rast
Bevill	Faulk	Johnston (Leonard)	Ray
Bishop	Ferguson	Jones (Covington)	Roberts
Boyd	Gilchrist	Lee	Rogers
Brannan	Gilmer	Locke	Rozelle
Branyon	Glass	Long (Lauderdale)	Salter
Brewer	Goldthwaite	Long (Perry)	Self
Britton	Goodwyn	McClendon (Chambers)	Sessions
Broadfoot	Gordon	McCorquodale	Smith (St. Clair)
Brooks	Grant	Martin	Solomon
Cabiness	Gross	Meade	Speaks
Callahan	Grouby	Merrill	Steagall
Camp	Guthrie	Morrow	Sullivan
Casey	Hain	Nettles	Thomas
Cates	Hanby	Nichols	Torbert
Chambers	Hankins	Oakley	Trimmier
Cook	Hardy	Oden	Turner
Copeland	Harris	Owens	Vickers

—96

And the bill:

H. 123. TO AMEND SECTION 345 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO FOREIGN CORPORATION PERMITS.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Perry
Adams	Dickson	Hearn	Phillips
Albea	Dodd	Ingram	Pierce
Avery	Edwards	Jenkins	Powell
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Lee	Ray
Bevill	Gilchrist	Locke	Roberts
Bishop	Gilmer	Long (Lauderdale)	Rogers
Brannan	Glass	Long (Perry)	Rozelle
Branyon	Goldthwaite	McClendon (Chambers)	Self
Brewer	Goodwyn	McCorquodale	Sessions
Britton	Gordon	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Grant	Martin	Solomon
Brooks	Gross	Meade	Speaks
Cabiness	Grouby	Merrill	Steagall
Callahan	Guthrie	Morrow	Sullivan
Camp	Hain	Murphy	Taylor
Casey	Hanby	Nettles	Thomas
Cates	Hankins	Nichols	Torbert
Chambers	Hardy	Oakley	Trimmier
Cook	Harris	Oden	Turner
Copeland	Harvey	Owens	Vickers
Cornett			

—93

And the bill:

H. 124. TO AMEND SECTION 346 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO DOMESTIC CORPORATION PERMITS.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Bevill	Broadfoot	Cook
Adams	Bishop	Brooks	Copeland
Albea	Boyd	Cabiness	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Britton	Chambers	Dunn

Edwards	Harris	Martin	Roberts
Engel	Harvey	Meade	Rogers
Faulk	Hawkins	Merrill	Rozelle
Ferguson	Hearn	Morrow	Self
Gilchrist	Ingram	Murphy	Smith (Russell)
Gilmer	Jenkins	Nettles	Smith (St. Clair)
Glass	Johnson (Hardaway)	Nichols	Solomon
Goldthwaite	Johnson (J. T. Tom)	Oakley	Speaks
Goodwyn	Johnston (Leonard)	Oden	Steagall
Grant	Jones (Covington)	Owens	Sullivan
Gross	Lee	Perry	Taylor
Grouby	Locke	Phillips	Thomas
Guthrie	Long (Lauderdale)	Pierce	Torbert
Hain	Long (Perry)	Powell	Trimmier
Hanby	McClendon (Chambers)	Ramey	Turner
Hankins	McCorquodale	Rast	Turnham
Hardy	McLendon (Bullock)	Ray	Vickers

—96

And the bill:

H. 125. TO AMEND SECTION 354 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO THE DUE DATE OF FRANCHISE TAX.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Phillips
Adams	Dodd	Ingram	Pierce
Albea	Dunn	Jenkins	Ramey
Avery	Engel	Johnson (Hardaway)	Rast
Barnett	Faulk	Johnson (J. T. Tom)	Ray
Bevill	Ferguson	Johnston (Leonard)	Roberts
Bishop	Gilmer	Lee	Rogers
Boyd	Glass	Locke	Rozelle
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Gordon	McClendon (Chambers)	Shumate
Brewer	Grant	McCorquodale	Smith (Russell)
Broadfoot	Gross	Martin	Smith (St. Clair)
Brooks	Grouby	Merrill	Solomon
Cabiness	Guthrie	Morrow	Speaks
Camp	Hain	Murphy	Steagall
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Trimmier
Cook	Harris	Oden	Turnham
Copeland	Harvey	Owens	Vickers
Daniel	Hawkins	Perry	

—83

And the bill:

H. 126. (with amendment). Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Strike out the first sentence of Section 2 of the bill and insert in lieu thereof the following: An election on the proposed amendment is ordered to be held on the first Tuesday in May, 1962.

And the amendment was adopted.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Copeland	Harvey	Phillips
Adams	Daniel	Hawkins	Pierce
Avery	Dickson	Hearn	Powell
Bailey	Dodd	Ingram	Ramey
Barnett	Dunn	Jenkins	Rast
Bassett	Edwards	Johnson (J. T. Tom)	Ray
Bevill	Engel	Johnston (Leonard)	Roberts
Bishop	Faulk	Jones (Monroe)	Rogers
Boyd	Ferguson	Lee	Rozelle
Brannan	Gilmer	Locke	Self
Branyon	Glass	Long (Perry)	Shumate
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Gordon	Martin	Solomon
Broadfoot	Grant	Merrill	Speaks
Brooks	Gross	Morrow	Steagall
Cabiness	Grouby	Nettles	Taylor
Callahan	Guthrie	Nichols	Thomas
Camp	Hain	Oakley	Trimmier
Casey	Hanby	Oden	Turner
Cates	Hankins	Owens	Turnham
Chambers	Hardy	Perry	Vickers
Cook	Harris		

—86

And said bill, H. 126, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Britton	Dickson	Gross
Adams	Broadfoot	Dodd	Grouby
Albea	Cabiness	Dunn	Guthrie
Bailey	Callahan	Edwards	Hain
Barnett	Camp	Engel	Hanby
Bassett	Casey	Faulk	Hankins
Bevill	Cates	Ferguson	Hardy
Bishop	Chambers	Gilmer	Harris
Boyd	Cook	Glass	Harvey
Brannan	Copeland	Goldthwaite	Hawkins
Branyon	Cornett	Gordon	Hearn
Brewer	Daniel	Grant	Ingram

Jenkins	Merrill	Powell	Solomon
Johnson (Hardaway)	Morrow	Ramey	Speaks
Johnson (J. T. Tom)	Nettles	Rast	Steagall
Johnston (Leonard)	Nichols	Ray	Thomas
Jones (Monroe)	Oakley	Roberts	Torbert
Lee	Oden	Rogers	Trimmier
Locke	Owens	Rozelle	Turner
Long (Perry)	Perry	Self	Turnham
McClendon (Chambers)	Phillips	Shumate	Vickers
Martin	Pierce	Smith (St. Clair)	

—87

And the bill:

H. 127. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Phillips
Adams	Daniel	Hearn	Pierce
Albea	Dickson	Ingram	Powell
Avery	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnson (Hardaway)	Ramey
Barnett	Edwards	Johnson (J. T. Tom)	Rast
Bassett	Engel	Johnson (Leonard)	Ray
Bevill	Faulk	Jones (Covington)	Roberts
Bishop	Ferguson	Jones (Monroe)	Rogers
Boyd	Gilmer	Lee	Rozelle
Brannan	Glass	Locke	Self
Branyon	Goldthwaite	Long (Perry)	Sessions
Brewer	Goodwyn	McClendon (Chambers)	Shumate
Britton	Gordon	McCorquodale	Smith (St. Clair)
Broadfoot	Grant	McLendon (Bullock)	Solomon
Brooks	Gross	Martin	Speaks
Cabiness	Grouby	Merrill	Steagall
Callahan	Guthrie	Morrow	Taylor
Camp	Hain	Murphy	Thomas
Casey	Hanby	Nettles	Torbert
Cates	Hankins	Nichols	Trimmier
Chambers	Hardy	Oakley	Turner
Cook	Harris	Oden	Turnham
Copeland	Harvey	Perry	Vickers

—96

And the bill:

H. 128. (with amendment). To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend H. B. 128, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 84; Nays 3.

Yeas:

Mr. Speaker	Copeland	Hardy	Pierce
Adams	Cornett	Harris	Powell
Albea	Daniel	Hearn	Pruitt
Avery	Dickson	Ingram	Ramey
Bailey	Dodd	Jenkins	Rast
Bassett	Dunn	Johnson (Hardaway)	Ray
Bevill	Engel	Johnson (J. T. Tom)	Rogers
Bishop	Faulk	Johnston (Leonard)	Rozelle
Boyd	Ferguson	Jones (Covington)	Self
Brannan	Gilchrist	Lee	Sessions
Branyon	Gilmer	Locke	Shumate
Brewer	Glass	McClendon (Chambers)	Smith (Russell)
Britton	Goldthwaite	McCorquodale	Smith (St. Clair)
Broadfoot	Goodwyn	McLendon (Bullock)	Solomon
Brooks	Gordon	Martin	Speaks
Cabiness	Grant	Meade	Sullivan
Callahan	Gross	Merrill	Thomas
Camp	Grouby	Nichols	Trimmier
Casey	Hain	Oden	Turner
Cates	Hanby	Perry	Turnham
Chambers	Hankins	Phillips	Vickers

—84

Nays:

Messrs.	Barnett	Long (Perry)	Nettles
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—3

And said bill, H. 128, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 85; Nays 5.

Yeas:

Mr. Speaker	Bailey	Boyd	Britton
Adams	Bassett	Brannan	Brooks
Albea	Bevill	Branyon	Cabiness
Avery	Bishop	Brewer	Callahan

Casey	Grouby	Locke	Rogers
Cates	Guthrie	McClendon (Chambers)	Rozelle
Chambers	Hain	McCorquodale	Self
Copeland	Hanby	McLendon (Bullock)	Sessions
Cornett	Hankins	Martin	Shumate
Daniel	Hardy	Meade	Smith (Russell)
Dickson	Harris	Merrill	Smith (St. Clair)
Dodd	Hawkins	Nichols	Solomon
Faulk	Hearn	Oden	Speaks
Ferguson	Ingram	Perry	Steagall
Gilchrist	Jenkins	Pierce	Sullivan
Gilmer	Johnson (Hardaway)	Powell	Thomas
Glass	Johnson (J. T. Tom)	Pruitt	Torbert
Goldthwaite	Johnston (Leonard)	Ramey	Trimmier
Goodwyn	Jones (Covington)	Rast	Turner
Gordon	Jones (Monroe)	Ray	Turnham
Grant	Lee	Roberts	Vickers
Gross			

—85

Nays:

Messrs.	Camp	Nettles	Oakley
Barnett	Edwards		

—5

And the bill:

H. 130. (with substitute). Relating to special property taxes for county buildings, bridges, and roads; amending Code 1940, Title 12, Section 186, to provide that the proceeds of public building, road and bridges taxes in excess of amounts payable on bonds, warrants, or other securities may be spent for general county purposes.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

RELATING TO SPECIAL PROPERTY TAXES FOR COUNTY BUILDINGS, BRIDGES, AND ROADS; AMENDING CODE 1940, TITLE 12, SECTION 186, TO PROVIDE THAT THE PROCEEDS OF PUBLIC BUILDING, ROAD AND BRIDGE TAXES IN EXCESS OF AMOUNTS PAYABLE ON BONDS, WARRANTS, OR OTHER SECURITIES MAY BE SPENT FOR GENERAL COUNTY PURPOSES.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 186 of Title 12, Code of Alabama 1940, is amended to read as follows:

"Section 186. The court of county commissioners or other governing body of like jurisdiction in any county in this state, may levy and collect such special taxes as it may deem necessary not to exceed one-fourth of one per centum per annum, for the purpose of paying any debt or liability now existing against any county incurred for the erection, construction or maintenance of the necessary bridges or public buildings, or incurred for the erection of public roads since the twenty-eighth day of November, 1901, or that may hereafter be created for the erection, repairing, furnishing or maintenance of public buildings, bridges or roads. The proceeds of special taxes authorized by subdivision (a) of Section 215 of the Constitution and levied for public building, road, or bridge purposes in excess of amounts payable on bonds, warrants, or other securities issued by the county may be spent for general county purposes, in such manner as the court of county commissioners, board of revenue, or other like county governing body may determine."

Section 2. This Act shall take effect upon the ratification of a proposed amendment of Section 215, Article 11, Constitution of Alabama 1901 submitted in accordance with the provisions of the bill, _____, enacted at the current session of the Legislature. If the constitutional amendment submitted by said bill is not approved according to law, this Act shall have no effect whatever; however, if the proposed constitutional amendment is approved, the Act shall then be in full force and effect.

And the substitute was adopted.

Yeas 91; Nays 1.

Yeas:

Mr. Speaker	Cornett	Hearn	Pruitt
Adams	Daniel	Ingram	Ramey
Albea	Dickson	Jenkins	Ray
Avery	Dodd	Johnson (Hardaway)	Roberts
Bailey	Dunn	Johnson (J. T. Tom)	Rogers
Bassett	Edwards	Johnston (Leonard)	Rozelle
Bevill	Engel	Jones (Covington)	Self
Bishop	Faulk	Jones (Monroe)	Sessions
Boyd	Ferguson	Lee	Shumate
Brannan	Gilchrist	McClendon (Chambers)	Smith (Russell)
Branyon	Gilner	McCorquodale	Smith (St. Clair)
Brewer	Glass	McLendon (Bullock)	Solomon
Britton	Goldthwaite	Martin	Speaks
Broadfoot	Goodwyn	Meade	Steagall
Brooks	Gordon	Murphy	Sullivan
Cabiness	Grant	Nettles	Taylor
Callahan	Gross	Nichols	Thomas
Camp	Hain	Oakley	Torbert
Casey	Hanby	Oden	Trimmier
Cates	Hankins	Perry	Turner
Chambers	Hardy	Phillips	Turnham
Cook	Harris	Pierce	Vickers
Copeland	Harvey	Powell	

—91

Nay:

Mr. Rast

—1

And said bill, H. 130, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 1.

Yeas:

Mr. Speaker	Daniel	Ingram	Pruitt
Adams	Dickson	Jenkins	Ramey
Albea	Dodd	Johnson (Hardaway)	Rast
Avery	Dunn	Johnson (J. T. Tom)	Ray
Bailey	Edwards	Johnston (Leonard)	Roberts
Barnett	Engel	Jones (Covington)	Rogers
Bassett	Faulk	Jones (Monroe)	Rozelle
Bevill	Ferguson	Lee	Self
Bishop	Gilchrist	Locke	Sessions
Boyd	Gilmer	McClendon (Chambers)	Shumate
Brannan	Glass	McCorquodale	Smith (Russell)
Branyon	Goldthwaite	McLendon (Baileock)	Smith (St. Clair)
Brewer	Gordon	Martin	Solomon
Britton	Grant	Meade	Speaks
Brooks	Gross	Murphy	Steagall
Cabiness	Grouby	Nettles	Sullivan
Callahan	Hain	Nichols	Taylor
Camp	Hanby	Oakley	Thomas
Casey	Hankins	Oden	Torbert
Cates	Hardy	Perry	Trimmier
Chambers	Harris	Phillips	Turner
Cook	Harvey	Pierce	Turnham
Copeland	Hawkins	Powell	Vickers
Cornett	Hearn		

—94

Nay:

Mr. Broadfoot

—1

And the bill:

H. 131. (with substitute). Proposing an amendment to Section 215, Article 11, Constitution of Alabama 1901, in relation to the use of the proceeds of property taxes levied by counties for public building, road, or bridge purposes.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

PROPOSING AN AMENDMENT TO SECTION 215, ARTICLE II, CONSTITUTION OF ALABAMA 1901, IN RELATION TO THE USE OF THE PROCEEDS OF PROPERTY TAXES LEVIED BY COUNTIES FOR PUBLIC BUILDING, ROAD, OR BRIDGE PURPOSES.

Be It Enacted by the Legislature of Alabama:

Section 1. It is hereby proposed that Section 215, Article II, Constitution of Alabama, 1901, be amended so as to read as follows:

"Section 215. No county in this state shall be authorized to levy a greater rate of taxation in any one year on the value of the taxable property therein than one-half of one per centum; provided, that to pay debts existing on the sixth day of December, eighteen hundred and seventy-five, an additional rate of one-fourth of one per centum may be levied and collected which shall be appropriated exclusively to the payment of such debts and the interest thereon; provided, further, that to pay any debt or liability now existing against any county incurred for the erection, construction, or maintenance of the necessary public buildings or bridges, or that may hereafter be created for the erection of necessary public buildings, bridges, or roads, (a) any county may levy and collect such special taxes, not to exceed one-fourth of one per centum, as may have been or may hereafter be authorized by law. The proceeds of taxes levied under said proviso (a) for public building, road, or bridge purposes in excess of amounts payable on bonds, warrants, or other securities issued by the county may be spent for general county purposes, in such manner as the court of county commissioner, board of revenue, or other like county governing body may determine."

Section 2. Any election upon the proposed amendment is ordered to be held on the date of the general election next succeeding the final adjournment of the current session of the Legislature. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, Code of Alabama 1940.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

And the substitute was adopted.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Camp	Goldthwaite	Jones (Covington)
Adams	Casey	Goodwyn	Jones (Monroe)
Albee	Cates	Gordon	Lee
Avery	Chambers	Grant	Locke
Bailey	Cook	Gross	McClendon (Chambers)
Bassett	Copeland	Hain	McCorquodale
Bevill	Cornett	Hanby	McLendon (Bullock)
Bishop	Daniel	Hankins	Martin
Boyd	Dickson	Hardy	Meade
Brannan	Dodd	Harris	Merrill
Branyon	Dunn	Harvey	Nettles
Brewer	Engel	Hearn	Nichols
Britton	Faulk	Ingram	Oakley
Broadfoot	Ferguson	Jenkins	Oden
Brooks	Gilchrist	Jolinson (Hardaway)	Perry
Cabiness	Gilmer	Johnson (J. T. Tom)	Phillips
Callahan	Glass	Johnston (Leonard)	Pierce

Powell	Rogers	Smith (Russell)	Thomas
Pruitt	Rozelle	Smith (St. Clair)	Torbert
Ramey	Salter	Solomon	Trimmier
Rast	Self	Steagall	Turner
Ray	Sessions	Sullivan	Turnham
Roberts	Shumate	Taylor	Vickers

—92

And said bill, H. 131, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 90; Nays 2.

Yeas:

Mr. Speaker	Daniel	Ingram	Powell
Adams	Dickson	Jenkins	Pruitt
Albea	Dodd	Johnson (Hardaway)	Ramey
Avery	Dunn	Johnson (J. T. Tom)	Ray
Bailey	Engel	Johnston (Leonard)	Roberts
Barnett	Faulk	Jones (Covington)	Rogers
Bassett	Ferguson	Jones (Monroe)	Rozelle
Bevill	Gilchrist	Lee	Self
Bishop	Gilmer	Locke	Sessions
Boyd	Glass	Long (Perry)	Smith (Russell)
Brannan	Goldthwaite	McClendon (Chambers)	Smith (St. Clair)
Branyon	Goodwyn	McCorquodale	Solomon
Brewer	Gordon	Martin	Speaks
Britton	Grant	Meade	Steagall
Brooks	Gross	Merrill	Sullivan
Cabiness	Grouby	Nettles	Taylor
Callahan	Hain	Nichols	Thomas
Camp	Hanby	Oakley	Torbert
Casey	Hankins	Oden	Trimmier
Cates	Hardy	Perry	Turner
Chambers	Harris	Phillips	Turnham
Cook	Harvey	Pierce	Vickers
Cornett	Hearn		

—90

Nays:

Messrs.	Broadfoot	Rast
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—2

MOTION TO POSTPONE CONSIDERATION OF H. 132 TABLED

On motion of Mr. Turnham the motion of Mr. Shumate to postpone consideration of the bill, H. 132, until the next legislative day, was laid upon the table.

Yeas 55; Nays 20.

Yeas:

Messrs.	Brannan	Cabiness	Dodd
Adams	Brewer	Casey	Ferguson
Albea	Britton	Cornett	Gilchrist
Avery	Broadfoot	Daniel	Gilmer
Boyd	Brooks	Dickson	Goldthwaite

Goodwyn	Johnson (J. T. Tom)	Phillips	Solomon
Grant	Johnston (Leonard)	Pierce	Speaks
Gross	Jones (Monroe)	Powell	Steagall
Grouby	Locke	Rast	Sullivan
Hain	McClendon (Chambers)	Rogers	Thomas
Hanby	McLendon (Bullock)	Rozelle	Torbert
Hardy	Murphy	Salter	Trimmier
Hawkins	Nichols	Sessions	Turner
Ingram	Perry	Smith (Russell)	Turnham

—55

Nays:

Messrs.	Camp	Johnson (Hardaway)	Oden
Bailey	Cook	Lee	Ray
Barnett	Gordon	Long (Lauderdale)	Self
Bevill	Guthrie	McCorquodale	Shumate
Bishop	Hankins	Meade	Vickers
Branyon			

—20

And the bill:

H. 132. To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

Was taken up.

Mr. Shumate offered the following amendment to the bill, H. 132:

Amendment to 132

Substitute the following for Section 6 of the bill:

Section 6. All property sold under the provisions of this act shall be paid for by the purchaser or his representative within 48 hours after he is notified that he is the successful bidder; and the property sold shall be removed by him not later than 7 days after the awarding of the contract, unless extended by the Director of Finance. If the property is not paid for within 48 hours after such notice is given, the Director of Finance may award the sale to any person who will pay the best bid price.

And the amendment was adopted.

Yeas 94; Nays 0.

Yeas:

Messrs.	Branyon	Cornett	Glass
Adams	Brewer	Daniel	Goldthwaite
Albea	Britton	Dickson	Goodwyn
Avery	Broadfoot	Dodd	Grant
Bailey	Brooks	Dunn	Gross
Barnett	Cabiness	Engel	Grouby
Bassett	Camp	Faulk	Guthrie
Bevill	Casey	Ferguson	Hain
Bishop	Cates	Franklin	Hanby
Boyd	Cook	Gilchrist	Hankins
Brannan	Copeland	Gilmer	Hardy

Harris	McClendon (Chambers)	Pierce	Smith (St. Clair)
Harvey	McCorquodale	Powell	Solomon
Hawkins	McLendon (Bullock)	Ramey	Speaks
Hearn	Martin	Rast	Steagall
Ingram	Meade	Ray	Sullivan
Jenkins	Merrill	Roberts	Taylor
Johnson (Hardaway)	Murphy	Rogers	Thomas
Johnson (J. T. Tom)	Nettles	Rozelle	Torbert
Johnston (Leonard)	Nichols	Salter	Trimmier
Jones (Monroe)	Oakley	Self	Turner
Lee	Oden	Sessions	Turnham
Locke	Perry	Shumate	Vickers
Long (Lauderdale)	Phillips	Smith (Russell)	

—94

And said bill, H. 132, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 79; Nays 5.

Yeas:

Messrs.	Daniel	Harris	Powell
Adams	Dickson	Hawkins	Pruitt
Albea	Dodd	Ingram	Ramey
Avery	Dunn	Jenkins	Rast
Bailey	Engel	Johnson (Hardaway)	Ray
Barnett	Faulk	Johnson (J. T. Tom)	Rogers
Bassett	Ferguson	Johnston (Leonard)	Rozelle
Bishop	Franklin	Locke	Salter
Boyd	Gilchrist	Long (Lauderdale)	Self
Brannan	Gilmer	McClendon (Chambers)	Smith (Russell)
Brewer	Glass	McLendon (Bullock)	Smith (St. Clair)
Britton	Goldthwaite	Merrill	Solomon
Broadfoot	Goodwyn	Morrow	Speaks
Brooks	Grant	Murphy	Steagall
Cabiness	Gross	Nettles	Sullivan
Camp	Grouby	Nichols	Thomas
Casey	Hain	Oakley	Torbert
Cook	Hanby	Perry	Trimmier
Copeland	Hankins	Phillips	Turner
Cornett	Hardy	Pierce	Turnham

—79

Nays:

Messrs.	Lee	Shumate	Taylor
Guthrie	Meade		

—5

And the bill:

H. 136. To authorize county governing bodies to make appropriations to support vocational trade schools or other similar institutions in which residents of the county or dependents of such residents are enrolled or are entitled to be enrolled.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 99; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Powell
Adams	Dickson	Hearn	Pruitt
Albea	Dodd	Ingram	Ramey
Avery	Dunn	Jenkins	Rast
Bailey	Edwards	Johnson (Hardaway)	Ray
Barnett	Engel	Johnson (J. T. Tom)	Rogers
Bassett	Faulk	Johnston (Leonard)	Rozelle
Bevill	Ferguson	Lee	Salter
Bishop	Franklin	Locke	Self
Boyd	Gilchrist	Long (Lauderdale)	Sessions
Brannan	Gilmer	McClendon (Chambers)	Shumate
Branyon	Glass	McCorquodale	Smith (Russell)
Brewer	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Britton	Goodwyn	Martin	Solomon
Broadfoot	Gordon	Meade	Speaks
Brooks	Grant	Merrill	Steagall
Cabiness	Gross	Morrow	Sullivan
Callahan	Grouby	Murphy	Taylor
Camp	Guthrie	Nettles	Thomas
Casey	Hain	Nichols	Torbert
Cates	Hanby	Oakley	Trimmier
Chambers	Hankins	Oden	Turner
Cook	Hardy	Perry	Turnham
Copeland	Harris	Phillips	Vickers
Cornett	Harvey	Pierce	

—99

And the bill:

H. 146. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Ferguson	Hardy
Adams	Callahan	Franklin	Harris
Albea	Camp	Gilchrist	Harvey
Avery	Casey	Gilmer	Hawkins
Bailey	Cates	Glass	Hearn
Barnett	Chambers	Goldthwaite	Ingram
Bevill	Cook	Goodwyn	Jenkins
Bishop	Copeland	Gordon	Johnson (Hardaway)
Boyd	Cornett	Grant	Johnson (J. T. Tom)
Brannan	Daniel	Gross	Johnston (Leonard)
Branyon	Dickson	Grouby	Jones (Monroe)
Brewer	Dodd	Guthrie	Lee
Britton	Dunn	Hain	Locke
Broadfoot	Engel	Hanby	Long (Perry)
Brooks	Faulk	Hankins	McClendon (Chambers)

McLendon (Bullock)	Oden	Rogers	Speaks
Martin	Perry	Rozelle	Steagall
Meade	Phillips	Salter	Sullivan
Merrill	Pierce	Self	Taylor
Morrow	Powell	Sessions	Thomas
Murphy	Pruitt	Shumate	Torbert
Nettles	Ramey	Smith (Russell)	Trimmier
Nichols	Ray	Smith (St. Clair)	Turner
Oakley	Roberts	Solomon	Turnham

—96

And the bill:

H. 147. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pruitt
Adams	Dodd	Jenkins	Ramey
Albea	Dunn	Johnson (Hardaway)	Rast
Avery	Engel	Johnson (J. T. Tom)	Ray
Bailey	Faulk	Johnston (Leonard)	Roberts
Barnett	Ferguson	Jones (Monroe)	Rogers
Bevill	Franklin	Lee	Rozelle
Bishop	Gilchrist	Locke	Salter
Boyd	Gilmer	Long (Lauderdale)	Self
Brannan	Glass	Long (Perry)	Sessions
Branyon	Goldthwaite	McClendon (Chambers)	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Britton	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Chambers	Hankins	Oakley	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Hearn	Powell	

—95

And the bill:

H. 160. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Phillips
Adams	Dickson	Hearn	Pierce
Albea	Dunn	Ingram	Powell
Avery	Edwards	Jenkins	Pruitt
Bailey	Engel	Johnson (Hardaway)	Ramey
Barnett	Faulk	Johnson (J. T. Tom)	Rast
Bassett	Ferguson	Johnston (Leonard)	Ray
Bevill	Franklin	Jones (Monroe)	Roberts
Bishop	Gilchrist	Lee	Rogers
Boyd	Gilmer	Locke	Rozelle
Brannan	Glass	Long (Lauderdale)	Salter
Branyon	Goldthwaite	Long (Perry)	Self
Brewer	Goodwyn	McClendon (Chambers)	Sessions
Britton	Gordon	McCorquodale	Shumate
Broadfoot	Grant	McLendon (Bullock)	Smith (Russell)
Brooks	Gross	Martin	Smith (St. Clair)
Cabiness	Grouby	Meade	Solomon
Callahan	Guthrie	Merrill	Speaks
Camp	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Sullivan
Cates	Hankins	Nettles	Taylor
Chambers	Hardy	Nichols	Trimmier
Cook	Harris	Oakley	Turner
Copeland	Harvey	Perry	Turnham
Cornett			

—97

And the bill:

H. 161. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 90; Nays 4.

Yeas:

Mr. Speaker	Casey	Gilmer	Hearn
Adams	Cates	Glass	Ingram
Avery	Chambers	Goldthwaite	Jenkins
Bailey	Cook	Goodwyn	Johnson (Hardaway)
Barnett	Copeland	Gordon	Johnson (J. T. Tom)
Bassett	Cornett	Grant	Johnston (Leonard)
Bevill	Daniel	Gross	Jones (Covington)
Bishop	Dickson	Grouby	Jones (Monroe)
Boyd	Dodd	Hain	Lee
Brannan	Dunn	Hanby	Locke
Branyon	Engel	Hankins	Long (Perry)
Britton	Faulk	Hardy	McClendon (Chambers)
Brooks	Ferguson	Harris	McCorquodale
Callahan	Franklin	Harvey	McLendon (Bullock)
Camp	Gilchrist	Hawkins	Martin

Meade	Phillips	Rozelle	Taylor
Merrill	Pierce	Self	Thomas
Morrow	Powell	Sessions	Torbert
Murphy	Pruitt	Smith (Russell)	Trimmier
Nettles	Ramey	Smith (St. Clair)	Turner
Nichols	Rast	Steagall	Turnham
Oakley	Ray	Sullivan	Vickers
Perry	Rogers		

—90

Nays:

Messrs.	Guthrie	Long (Lauderdale)	Speaks
Cabiness			

—4

And the bill:

H. 162. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 80; Nays 4.

Yeas:

Messrs.	Dunn	Ingram	Powell
Adams	Engel	Jenkins	Pruitt
Bailey	Faulk	Johnson (J. T. Tom)	Ramey
Barnett	Ferguson	Johnston (Leonard)	Rast
Bassett	Franklin	Jones (Covington)	Ray
Bishop	Gilchrist	Jones (Monroe)	Rogers
Boyd	Gilmer	Lee	Rozelle
Brannan	Glass	Long (Perry)	Self
Britton	Goldthwaite	McCorquodale	Sessions
Brooks	Goodwyn	McLendon (Bullock)	Smith (Russell)
Callahan	Gordon	Martin	Smith (St. Clair)
Camp	Grant	Meade	Steagall
Casey	Gross	Merrill	Sullivan
Cates	Grouby	Murphy	Taylor
Chambers	Hain	Nettles	Thomas
Cook	Hankins	Nichols	Torbert
Copeland	Hardy	Oakley	Trimmier
Cornett	Harvey	Perry	Turner
Daniel	Hawkins	Phillips	Turnham
Dickson	Hearn	Pierce	Vickers
Dodd			

—80

Nays:

Messrs.	Guthrie	Long (Lauderdale)	Speaks
Cabiness			

—4

And the bill:

H. 166. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Perry
Adams	Dickson	Hearn	Phillips
Albea	Dodd	Ingram	Pierce
Avery	Dunn	Jenkins	Powell
Bailey	Engel	Johnson (Hardaway)	Pruitt
Barnett	Faulk	Johnson (J. T. Tom)	Ramey
Bassett	Ferguson	Johnston (Leonard)	Rast
Bevill	Franklin	Jones (Covington)	Ray
Bishop	Gilchrist	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Self
Brannan	Glass	Locke	Sessions
Branyon	Goldthwaite	Long (Lauderdale)	Shumate
Brewer	Goodwyn	Long (Perry)	Smith (Russell)
Britton	Gordon	McClendon (Chambers)	Smith (St. Clair)
Broadfoot	Grant	McCorquodale	Speaks
Brooks	Gross	McLendon (Bullock)	Steagall
Cabiness	Grouby	Martin	Sullivan
Camp	Guthrie	Meade	Taylor
Casey	Hain	Merrill	Thomas
Cates	Hanby	Morrow	Torbert
Chambers	Hankins	Murphy	Trimmier
Cook	Hardy	Nettles	Turner
Copeland	Harris	Nichols	Turnham
Cornett	Harvey	Oakley	Vickers

—96

And the bill:

H. 167. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 98; Nays 1.

Yeas:

Mr. Speaker	Bassett	Brewer	Cates
Adams	Bevill	Britton	Chambers
Albea	Bishop	Brooks	Cook
Avery	Boyd	Callahan	Copeland
Bailey	Brannan	Camp	Cornett
Barnett	Branyon	Casey	Daniel

Dickson	Hanby	McCorquodale	Ray
Dodd	Hankins	McLendon (Bullock)	Rogers
Dunn	Hardy	Martin	Rozelle
Edwards	Harris	Meade	Salter
Engel	Harvey	Merrill	Self
Faulk	Hawkins	Morrow	Shumate
Ferguson	Hearn	Murphy	Smith (Russell)
Franklin	Ingram	Nettles	Smith (St. Clair)
Gilchrist	Jenkins	Nichols	Speaks
Gilmer	Johnson (Hardaway)	Oakley	Steagall
Glass	Johnson (J. T. Tom)	Oden	Sullivan
Goldthwaite	Johnston (Leonard)	Perry	Taylor
Goodwyn	Jones (Covington)	Phillips	Thomas
Gordon	Jones (Monroe)	Pierce	Torbert
Grant	Lee	Powell	Trimmier
Gross	Locke	Pruitt	Turner
Grouby	Long (Lauderdale)	Ramey	Turnham
Guthrie	Long (Perry)	Rast	Vickers
Hain	McClendon (Chambers)		

—98

Nay:

Mr. Cabiness

—1

And the bill:

H. 168. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Chambers	Guthrie	McCorquodale
Adams	Cook	Hain	McLendon (Bullock)
Albea	Copeland	Hanby	Martin
Avery	Cornett	Hankins	Meade
Bailey	Daniel	Hardy	Merrill
Barnett	Dickson	Harris	Morrow
Bassett	Dodd	Harvey	Murphy
Bevill	Dunn	Hawkins	Nettles
Bishop	Edwards	Hearn	Nichols
Boyd	Engel	Ingram	Oakley
Brannan	Faulk	Jenkins	Oden
Branyon	Ferguson	Johnson (Hardaway)	Perry
Brewer	Franklin	Johnson (J. T. Tom)	Phillips
Britton	Gilchrist	Johnston (Leonard)	Pierce
Broadfoot	Gilmer	Jones (Covington)	Powell
Brooks	Glass	Jones (Monroe)	Pruitt
Cabiness	Goldthwaite	Lee	Ramey
Callahan	Gordon	Locke	Rast
Camp	Grant	Long (Lauderdale)	Ray
Casey	Gross	Long (Perry)	Rogers
Cates	Grouby	McClendon (Chambers)	Rozelle

Self	Speaks	Taylor	Trimmier
Shumate	Steagall	Thomas	Turner
Smith (Russell)	Sullivan	Torbert	Turnham
Smith (St. Clair)			

—97

And the bill:

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

Was read a third time at length and lost.

Yeas 43; Nays 33.

Yeas:

Mr. Speaker	Cates	Hanby	Ray
Bailey	Copeland	Hankins	Roberts
Bishop	Cornett	Ingram	Rogers
Boyd	Dickson	Johnson (J. T. Tom)	Rozelle
Brannan	Edwards	McClendon (Chambers)	Self
Branyon	Engel	Murphy	Smith (Russell)
Broadfoot	Gilchrist	Owens	Taylor
Brooks	Glass	Perry	Trimmier
Callahan	Goldthwaite	Pierce	Turner
Camp	Gross	Pruitt	Vickers
Casey	Grouby	Rast	

—43

Nays:

Messrs.	Faulk	Hearn	Nettles
Avery	Ferguson	Jenkins	Nichols
Barnett	Franklin	Johnston (Leonard)	Powell
Bevill	Gilmer	Jones (Monroe)	Ramey
Cabiness	Goodwyn	Lee	Shumate
Cook	Guthrie	McCorquodale	Solomon
Daniel	Hain	McLendon (Bullock)	Speaks
Dodd	Hardy	Martin	Steagall
Dunn	Harris		

—33

The motion of Mr. Goodwyn to reconsider the vote by which the bill, H. 179, was lost, was adopted.

And on motion of Mr. Goodwyn further consideration of the bill, H. 179, was temporarily postponed.

And the bill:

H. 180. To authorize the State Agency for administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 1.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dodd	Jenkins	Pierce
Albea	Dunn	Johnson (Hardaway)	Powell
Avery	Engel	Johnson (J. T. Tom)	Ramey
Bailey	Ferguson	Johnston (Leonard)	Rast
Barnett	Franklin	Lee	Ray
Bevill	Gilchrist	Locke	Roberts
Bishop	Gilmer	Long (Lauderdale)	Rogers
Boyd	Glass	Long (Perry)	Rozelle
Brannan	Goldthwaite	McClendon (Chambers)	Self
Branyon	Goodwyn	McCorquodale	Sessions
Brewer	Grant	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gross	Martin	Solomon
Brooks	Grouby	Meade	Speaks
Cabiness	Cuthrie	Merrill	Steagall
Callahan	Hain	Morrow	Sullivan
Camp	Hanby	Murphy	Taylor
Casey	Hankins	Nettles	Thomas
Cates	Hardy	Nichols	Torbert
Chambers	Harris	Oakley	Trimmier
Cook	Harvey	Oden	Turner
Copeland	Hawkins	Owens	Turnham
Cornett	Hearn	Perry	Vickers
Daniel			

—93

Nay:

Mr. Britton

—1

And the bill:

H. 193. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Barnett	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Britton	Gilmer	Johnston (Leonard)	Pierce
Broadfoot	Glass	Jones (Monroe)	Powell
Brooks	Goldthwaite	Lee	Ramey
Cabiness	Goodwyn	Long (Lauderdale)	Rast
Callahan	Grant	Long (Perry)	Ray
Camp	Gross	McClendon (Chambers)	Rozelle
Casey	Guthrie	McCorquodale	Salter
Cates	Hain	McLendon (Bullock)	Self
Chambers	Hanby	Martin	Sessions
Cook	Hankins	Meade	Shumate
Copeland	Hardy	Merrill	Smith (Russell)
Cornett	Harris	Morrow	Speaks
Daniel	Harvey	Murphy	Steagall
Dickson	Hawkins	Nettles	Sullivan
Dodd	Hearn	Nichols	Taylor
Engel	Ingram	Oakley	Trimmier
Faulk	Jenkins	Owens	Turner
Ferguson	Johnson (Hardaway)	Perry	Turnham
Franklin	Johnson (J. T. Tom)	Phillips	Vickers
Gilchrist			

—89

And the bill:

H. 194. To amend Section 5 of Act No. 515, 1945 Acts of Alabama p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 2.

Yeas:

Mr. Speaker	Camp	Grant	Jones (Monroe)
Adams	Casey	Gross	Lee
Avery	Chambers	Grouby	Locke
Bailey	Cook	Guthrie	Long (Lauderdale)
Barnett	Copeland	Hain	Long (Perry)
Bassett	Cornett	Hanby	McClendon (Chambers)
Bevill	Daniel	Hankins	McCorquodale
Bishop	Dickson	Hardy	McLendon (Bullock)
Boyd	Dodd	Harris	Martin
Brannan	Engel	Harvey	Meade
Branyon	Faulk	Hawkins	Morrow
Brewer	Ferguson	Hearn	Murphy
Britton	Franklin	Ingram	Nichols
Broadfoot	Gilchrist	Jenkins	Owens
Brooks	Gilmer	Johnson (Hardaway)	Perry
Cabiness	Glass	Johnson (J. T. Tom)	Phillips
Callahan	Goldthwaite	Johnston (Leonard)	Pierce

Powell	Salter	Speaks	Torbert
Rast	Self	Steagall	Trimmier
Ray	Sessions	Sullivan	Turner
Rogers	Shumate	Taylor	Turnham
Rozelle	Smith (Russell)	Thomas	Vickers

—88

Nays:

Messrs.	Dunn	Nettles
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—2

And the bill:

H. 199. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Jenkins	Phillips
Adams	Dickson	Johnson (Hardenway)	Pierce
Albea	Dodd	Johnson (J. T. Tom)	Powell
Avery	Dunn	Johnston (Leonard)	Pruitt
Bailey	Engel	Jones (Corington)	Ramey
Barnett	Faulk	Jones (Monroe)	Rast
Bassett	Ferguson	Lee	Ray
Bevill	Franklin	Locke	Rogers
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Brannan	Grant	McClendon (Chambers)	Self
Branyon	Gross	McCorquodale	Shumate
Britton	Crouby	McLendon (Butlock)	Smith (Russell)
Broadfoot	Guthrie	Martin	Smith (St. Clair)
Brooks	Hain	Meade	Speaks
Cabiness	Hanby	Merrill	Steagall
Callahan	Hankins	Morrow	Taylor
Camp	Hardy	Murphy	Thomas
Casey	Harris	Nettles	Torbert
Cates	Harvey	Nichols	Trimmier
Chambers	Hearn	Oakley	Turner
Cook	Hawkins	Owens	Turnham
Copeland	Ingram	Perry	Vickers
Cornett			

—93

And the bill:

H. 200. Relating to partnership returns for state income tax purposes; amending Section 395 of Title 51, Code of Alabama 1940, to provide that such returns must be subscribed by the persons who make them, eliminating the requirement of an oath.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas :

Mr. Speaker	Daniel	Johnson (Hardaway)	Pruitt
Adams	Dickson	Johnson (J. T. Tom)	Ramey
Albea	Dodd	Johnston (Leonard)	Rast
Bailey	Engel	Jones (Monroe)	Ray
Barnett	Faulk	Lee	Rogers
Bassett	Ferguson	Locke	Rozelle
Bevill	Franklin	Long (Perry)	Salter
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Grant	Martin	Smith (Russell)
Brewer	Gross	Meade	Smith (St. Clair)
Britton	Grouby	Merrill	Solomon
Broadfoot	Guthrie	Morrow	Speaks
Brooks	Hain	Murphy	Steagall
Cabiness	Hanby	Nettles	Sullivan
Callahan	Hankins	Nichols	Taylor
Camp	Hardy	Oakley	Thomas
Casey	Harris	Owens	Torbert
Cates	Harvey	Perry	Trimmier
Chambers	Hawkins	Phillips	Turner
Cook	Hearn	Pierce	Turnham
Copeland	Ingram	Powell	Vickers
Cornett	Jenkins		

—94

And the bill:

H. 203. To amend further Code of Alabama 1940, Title 37, Section 264, in relation to the pledge of certain municipal revenues to payment of principal and interest on bonds.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 2.

Yeas :

Mr. Speaker	Cabiness	Ferguson	Hawkins
Adams	Callahan	Gilmer	Hearn
Albea	Camp	Glass	Ingram
Avery	Casey	Goldthwaite	Jenkins
Barnett	Cates	Goodwyn	Johnson (Hardaway)
Bassett	Chambers	Grant	Johnson (J. T. Tom)
Bevill	Cook	Gross	Johnston (Leonard)
Bishop	Copeland	Grouby	Jones (Monroe)
Boyd	Cornett	Guthrie	Lee
Brannan	Daniel	Hain	Locke
Branyon	Dickson	Hanby	Long (Lauderdale)
Brewer	Dodd	Hankins	Long (Perry)
Britton	Dunn	Hardy	McClendon (Chambers)
Broadfoot	Engel	Harris	McCorquodale
Brooks	Faulk	Harvey	McLendon (Bullock)

Martin	Phillips	Rozelle	Steagall
Meade	Pierce	Self	Sullivan
Merrill	Powell	Sessions	Thomas
Murphy	Pruitt	Shumate	Torbert
Nettles	Ramey	Smith (Russell)	Trimmier
Nichols	Rast	Smith (St. Clair)	Turner
Oakley	Ray	Solomon	Turnham
Owens	Rogers	Speaks	Vickers
Perry			

—93

Nays:

Messrs. Bailey Taylor

—2

And the bill:

H. 204. To amend Section 10 of Act No. 329, General Acts of 1943, Regular Session, page 311, approved July 1, 1943, the same being an act "To provide for State aid in the construction of county roads, as herein defined, and for that purpose to appropriate money out of the State Public Road and Bridge Fund to be used with an equal amount of money appropriated by the counties out of their Gasoline Excise Tax Funds for such construction, to be used under the joint supervision of the County and the State Highway Department through a division thereof to be known as the Bureau of County Aid; and to authorize the State Highway Department to make rules and regulations necessary or convenient for the administration of this act."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Messrs.	Cook	Hanby	Nichols
Adams	Copeland	Hankins	Oakley
Albea	Cornett	Hardy	Owens
Avery	Daniel	Harris	Perry
Bailey	Dickson	Harvey	Phillips
Barnett	Dodd	Hawkins	Pierce
Bassett	Dunn	Hearn	Powell
Bevill	Edwards	Ingram	Pruitt
Bishop	Engel	Jenkins	Ramey
Boyd	Faulk	Johnson (Hardaway)	Ray
Brannan	Ferguson	Johnson (J. T. Tom)	Roberts
Branyon	Franklin	Johnston (Leonard)	Rogers
Brewer	Gilchrist	Jones (Monroe)	Rozelle
Britton	Gilmer	Lee	Self
Broadfoot	Glass	Locke	Sessions
Brooks	Goldthwaite	Long (Perry)	Shumate
Cabiness	Goodwyn	McClendon (Chambers)	Smith (Russell)
Callahan	Grant	McCorquodale	Smith (St. Clair)
Camp	Gross	Martin	Speaks
Casey	Grouby	Merrill	Steagall
Cates	Guthrie	Morrow	Sullivan
Chambers	Hain	Nettles	Taylor

Thomas	Trimmier	Turnham	Vickers
Torbert	Turner		

—93

And the bill:

H. 205. To amend Section 1 of Act No. 547, General Acts 1955, approved September 9, 1955.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Owens
Adams	Dickson	Hearn	Perry
Albea	Dodd	Ingram	Phillips
Avery	Dunn	Jenkins	Pierce
Bailey	Engel	Johnson (Hardaway)	Powell
Barnett	Faulk	Johnson (J. T. Tom)	Pruitt
Bassett	Ferguson	Johnston (Leonard)	Ramey
Bevill	Franklin	Jones (Montee)	Rast
Bishop	Gilchrist	Lee	Rogers
Boyd	Gilmer	Locke	Rozelle
Branyon	Glass	Long (Lauderdale)	Self
Britton	Goldthwaite	Long (Perry)	Sessions
Broadfoot	Goodwyn	McClendon (Chambers)	Shumate
Brooks	Grant	McCorquodale	Smith (Russell)
Cabiness	Gross	McLendon (Bullock)	Smith (St. Clair)
Callahan	Grouby	Martin	Speaks
Camp	Guthrie	Meade	Sullivan
Casey	Hain	Merrill	Taylor
Cates	Hanby	Morrow	Thomas
Chambers	Hankins	Murphy	Torbert
Cook	Hardy	Nettles	Trimmier
Copeland	Harris	Nichols	Turner
Cornett	Harvey	Oakley	Vickers

—92

And the bill:

H. 206. To provide further for the administration of justice; authorizing the Supreme Court of Alabama to appoint duly elected and qualified circuit court judges to serve as justices pro tempore of the Supreme Court; and providing for the duties, expense allowances, and periods of service of such justices pro tempore.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 85; Nays 2.

Yeas:

Mr. Speaker	Barnett	Brannan	Casey
Adams	Bassett	Britton	Cates
Albea	Bevill	Brooks	Chambers
Avery	Bishop	Cabiness	Cook
Bailey	Boyd	Camp	Cornett

Daniel	Hanby	Martin	Ray
Dickson	Hardy	Meade	Rogers
Dodd	Harris	Merrill	Rozelle
Dunn	Harvey	Morrow	Self
Engel	Hawkins	Murphy	Sessions
Faulk	Hearn	Nettles	Shumate
Ferguson	Ingram	Nichols	Smith (Russell)
Franklin	Jenkins	Oakley	Smith (St. Clair)
Gilmer	Johnson (J. T. Tom)	Owens	Speaks
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Lee	Phillips	Taylor
Goodwyn	Locke	Pierce	Thomas
Grant	Long (Perry)	Powell	Torbert
Gross	McClendon (Chambers)	Pruitt	Trimmier
Grouby	McCorquodale	Ramey	Turner
Guthrie	McLendon (Bullock)	Rast	Vickers
Hain			

—85

Nays:

Messrs. Brewer Broadfoot

—2

And the bill:

H. 207. To provide for the furnishing of transcripts of evidence for appeals in criminal cases where defendant, appellant is indigent; to state the purposes of this act; to define the criminal cases to which this act is applicable; to prescribe the manner in which and time within which an indigent defendant, appellant may petition the trial court to order a transcript of the evidence to be prepared; to prescribe the contents and form of said petition; to prescribe the manner of proceeding by the trial court or trial judge upon said petitions; to prescribe for the disposition of said petitions by the trial court; to provide for and prescribe the matters to be considered by the trial court in proceedings brought under the provisions of this act; to provide for and prescribe the conditions under which the trial court may order all or a part of the transcript of the evidence to be prepared by the court reporter and to provide for the trial court to make and enter an order under certain circumstances authorizing the payment to the court reporter of all or a part of his fees for preparing such transcript, and to provide that said payment to the court reporter be paid out of the general fund of the State treasury, and to require the defendant, appellant to pay for part of the cost of transcribing if he is able; to provide for this act to be applicable in certain appeals now pending in other cases wherein defendant, appellant cannot otherwise comply with all of the provisions of this act, particularly the time for filing a petition; to prescribe the time within which defendant, appellant may file a petition under the provisions of this act; to provide for a review of a denial by the trial court for a petition filed under the provisions of this act for a transcription of the evidence; to provide for judgment to be entered against an unsuccessful defendant, appellant on appeal to pay the costs or fees of the court reporter paid by the State for transcribing evidence, and that such costs so paid be paid into the general fund of the State, and to provide further for an additional sentence of hard labor for the county or imprisonment in the penitentiary at a certain rate if such payment is not made by defendant, appellant; to authorize the Supreme Court with the advice and consultation of the Court of Appeals to adopt rules and regulations to accomplish the purposes of this act; and to appropriate out of the general fund of the State treasury not otherwise appropriated an amount sufficient to pay

said court reporters and to carry out the provisions of this act, said appropriation being subject before disbursement to the approval of the Governor and contingent upon the condition of the State treasury.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albea	Dodd	Johnson (Hardaway)	Powell
Avery	Dunn	Johnson (J. T. Tom)	Pruitt
Bailey	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Rast
Bassett	Ferguson	Lee	Ray
Bevill	Franklin	Locke	Rogers
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Grant	McCorquodale	Shumate
Brewer	Gross	McLendon (Bullock)	Smith (Russell)
Britton	Grouby	Martin	Smith (St. Clair)
Brooks	Guthrie	Meade	Speaks
Cabiness	Hain	Merrill	Sullivan
Callahan	Hanby	Morrow	Taylor
Camp	Hankins	Murphy	Thomas
Casey	Hardy	Nettles	Torbert
Cates	Harris	Nichols	Trimmier
Chambers	Harvey	Oakley	Turner
Cook	Hawkins	Owens	Turnham
Cornett	Hearn	Perry	Vickers

—92

And the bill:

H. 216. To amend further Section 3 of Act No. 666, S. 155, approved September 16, 1953 (Acts of Alabama, Regular Session 1953, p. 923), entitled "An Act To provide for a scholarship program for medical education; and making an appropriation therefor."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Boyd	Cates	Engel
Adams	Brannan	Chambers	Faulk
Albea	Brewer	Cook	Ferguson
Avery	Britton	Copeland	Franklin
Bailey	Broadfoot	Cornett	Gilmer
Barnett	Brooks	Daniel	Glass
Bassett	Callahan	Dickson	Goldthwaite
Bevill	Camp	Dodd	Grant
Bishop	Casey	Dunn	Gross

Grouby	Lee	Nichols	Sessions
Cuthrie	Locke	Oakley	Shumate
Hain	Long (Lauderdale)	Owens	Smith (Russell)
Hanby	Long (Perry)	Perry	Smith (St. Clair)
Hankins	McClendon (Chambers)	Phillips	Speaks
Hardy	McCorquodale	Pierce	Steagall
Harris	McLendon (Bullock)	Powell	Sullivan
Harvey	Martin	Pruitt	Taylor
Hearn	Meade	Ramey	Thomas
Ingram	Merrill	Ray	Torbert
Jenkins	Morrow	Rogers	Trimmier
Johnson (Hardaway)	Murphy	Rozelle	Turner
Johnston (Leonard)	Nettles	Self	Vickers

—88

And the bill:

H. 221. To provide individuals special deductions for state income tax purposes.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 80; Nays 1.

Yeas:

Mr. Speaker	Chambers	Hearn	Pruitt
Adams	Cook	Ingram	Ramey
Albea	Copeland	Jenkins	Rast
Avery	Cornett	Johnson (Hardaway)	Ray
Bailey	Daniel	Johnson (J. T. Tom)	Rogers
Barnett	Dickson	Johnston (Leonard)	Rozelle
Bassett	Dodd	Lee	Self
Bevill	Edwards	Long (Lauderdale)	Sessions
Bishop	Engel	Long (Perry)	Smith (Russell)
Boyd	Gilmer	McClendon (Chambers)	Smith (St. Clair)
Brannan	Goldthwaite	McCorquodale	Speaks
Branyon	Grant	Martin	Steagall
Britton	Gross	Meade	Sullivan
Broadfoot	Grouby	Merrill	Taylor
Brooks	Guthrie	Murphy	Thomas
Cabiness	Hain	Nettles	Torbert
Callahan	Hanby	Nichols	Trimmier
Camp	Hankins	Perry	Turner
Casey	Hardy	Phillips	Turnham
Cates	Harris	Pierce	Vickers

—80

Nay:

Mr. Dunn

—1

And the bill:

H. 222. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radio-active fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Pierce
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Avery	Dunn	Johnson (Hardaway)	Ramey
Bailey	Edwards	Johnson (J. T. Tom)	Rast
Barnett	Engel	Johnston (Leonard)	Ray
Bassett	Faulk	Lee	Rogers
Bevill	Ferguson	Locke	Rozelle
Bishop	Franklin	Long (Lauderdale)	Self
Boyd	Gilmer	Long (Perry)	Sessions
Brannan	Glass	McClendon (Chambers)	Shumate
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Britton	Grant	Martin	Speaks
Brooks	Gross	Meade	Steagall
Cabiness	Grouby	Merrill	Sullivan
Callahan	Guthrie	Morrow	Taylor
Camp	Hain	Murphy	Thomas
Casey	Hanby	Nettles	Torbert
Cates	Hankins	Nichols	Trimmier
Chambers	Hardy	Oakley	Turner
Cook	Harris	Owens	Turnham
Copeland	Harvey	Perry	Vickers
Cornett	Hawkins	Phillips	

—95

And the bill:

H. 225. To name and provide for marking a bridge on State Highway 49 in Tallapoosa County as the Hamlet Mill Bridge.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 98; Nays 0.

Yeas:

Mr. Speaker	Britton	Daniel	Goodwyn
Adams	Broadfoot	Dickson	Gordon
Albea	Brooks	Dodd	Grant
Bailey	Cabiness	Dunn	Gross
Barnett	Callahan	Edwards	Grouby
Bassett	Camp	Engel	Guthrie
Bevill	Casey	Faulk	Hain
Bishop	Cates	Ferguson	Hanby
Boyd	Chambers	Franklin	Hankins
Brannan	Cook	Gilmer	Hardy
Branyon	Copeland	Glass	Harris
Brewer	Cornett	Goldthwaite	Harvey

Hawkins	McCorquodale	Pierce	Smith (St. Clair)
Hearn	McLendon (Bullock)	Powell	Solomon
Ingram	Martin	Pruitt	Speaks
Jenkins	Meade	Ramey	Steagall
Johnson (Hardaway)	Merrill	Rast	Sullivan
Johnson (J. T. Tom)	Morrow	Ray	Taylor
Johnston (Leonard)	Murphy	Rogers	Thomas
Jones (Covington)	Nettles	Rozelle	Torbert
Lee	Nichols	Self	Trimmier
Locke	Oakley	Sessions	Turner
Long (Lauderdale)	Owens	Shumate	Turnham
Long (Perry)	Perry	Smith (Russell)	Vickers
McClendon (Chambers)	Phillips		

—98

And the bill:

H. 227. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Pierce
Adams	Dodd	Ingram	Powell
Albea	Dunn	Jenkins	Pruitt
Bailey	Edwards	Johnson (Hardaway)	Ramey
Barnett	Engel	Johnson (J. T. Tom)	Rast
Bassett	Faulk	Johnston (Leonard)	Ray
Bevill	Ferguson	Jones (Covington)	Rogers
Bishop	Franklin	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Self
Brannan	Glass	Locke	Sessions
Brewer	Goldthwaite	Long (Perry)	Shumate
Britton	Goodwyn	McClendon (Chambers)	Smith (Russell)
Broadfoot	Gordon	McCorquodale	Smith (St. Clair)
Brooks	Grant	McLendon (Bullock)	Solomon
Cabiness	Gross	Martin	Speaks
Callahan	Grouby	Meade	Steagall
Camp	Guthrie	Merrill	Sullivan
Casey	Hain	Morrow	Taylor
Cates	Hanby	Murphy	Thomas
Chambers	Hankins	Nettles	Torbert
Cook	Hardy	Nichols	Trimmier
Copeland	Harris	Owens	Turner
Cornett	Harvey	Perry	Turnham
Daniel	Hawkins	Phillips	Vickers

—96

And the bill:

H. 228. (with substitute). Regulating further the registration and licensing of motor vehicles; To require all motor vehicles operated in Alabama to be registered and annually to be licensed and to have attached

thereto registration plates with tabs or other devices indicating the payment of the license tax for the current year; to convert vehicle license tags and the numbers thereon issued for the fiscal year beginning October 1, 1962 into the registration number and plates hereby required of the licensee; to provide for and regulate the issuance and use of registration plates and annual license tabs or other such devices; to prescribe penalties for violations of this Act; to amend Section 704, 705, and 708 of Title 51, Code of Alabama 1940 to conform to this Act; and to repeal Sections 693 and 706 of said Title 51 and Act No. 35, H. 34, approved May 28, 1945 (Acts of 1945, p. 42), and other laws in conflict herewith.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

Regulating further the registration and licensing of motor vehicles; to require all motor vehicles operated in Alabama to be registered and annually to be licensed and to have attached thereto one registration plate with a tab or other device indicating the payment of the license tax for the current year; to convert vehicle license tags and the numbers thereon issued for the fiscal year beginning October 1, 1962 into the registration number and plate hereby required of the licensee; to provide for and regulate the issuance and use of registration plates and annual license tabs or other such devices; to prescribe penalties for violations of this Act; to amend Sections 704, 705, and 708 of Title 51, Code of Alabama 1940 to conform to this Act; and to repeal Sections 693 and 706 of said Title 51 and Act No. 35, H. 34, approved May 28, 1945 (Acts of 1945, P. 42), and other laws in conflict herewith.

Be It Enacted by the Legislature of Alabama:

Section 1. License or registration tags or plates issued upon payment of the license fee prescribed by law for motor vehicles for the fiscal year beginning October 1, 1962 shall be designed and constructed in such a way that the digits indicating the year of issuance may be removed, covered up, or obliterated by affixing thereto a tab, disc, or other device bearing digits indicating another fiscal year. Tags or plates shall not be issued annually to evidence the payment of motor vehicle license taxes for year subsequent to the fiscal year beginning October 1, 1962. In lieu thereof, tabs, discs, or other devices suitable for attaching to a motor vehicle tag or plate shall be issued upon the payment of the annual license tax prescribed for such vehicle by law, and, when duly affixed to the registration plate, such tabs, discs, or other devices shall be evidence of the payment of the license due for the fiscal year indicated thereon. The commissioner of revenue shall prescribe the type or kind, the size and style of registration plates, tabs, discs, or other devices hereby required.

Section 2. (a) On or after October 1, 1962 only one license or registration tag shall be issued for a motor vehicle. This license tag shall thereafter be the registration plate of the owner of the vehicle so licensed, and the number thereon shall be his registration number. The plate shall be

securely attached right side up to the rear end of the vehicle, with the numbers thereon in an upright position and the numbers plainly visible. The plate shall be used by the person to whom issued on the vehicle for which issued, so long as such person owns that vehicle or until such time as the commissioner of revenue cancels such series of tags or plates and provides for the issuance of a new series of registration plates as authorized in subsection (b).

(b) The commissioner of revenue is authorized to cancel any series of motor vehicle registration numbers and plates issued after September 30, 1962, when such series of numbers has been in use for at least five years. Whenever he cancels a series of registration numbers the commissioner shall provide for the issuance of a new series of registration numbers and new registration plates for use thereafter until such series is cancelled and new registration numbers and plates have been provided for as above authorized.

Section 3. After September 30, 1963, the owner of a vehicle which was not duly registered and licensed for the prior fiscal year shall register such vehicle with and obtain a license therefor from the judge of probate or other officer issuing motor vehicle licenses in the county of the owner's residence, if the owner of the vehicle is an individual, or in the county in which the vehicle is used or operated, if the vehicle is owned by a firm, corporation, or association. Upon application for registration and licensing of a vehicle the judge of probate or other officer issuing motor vehicle licenses shall upon proof that all ad valorem taxes due on such vehicle have been paid and payment of the license tax prescribed by law, issue to the applicant for the license a certificate of registration and a registration plate or plates and also a license receipt and a license tab, disc, or other device on which is indicated the fiscal year for which the license fee has been paid, or a pair of such tabs, discs, or other devices if two registration plates are required to be attached to the vehicle. The certificate of registration shall bear the same number as the registration plate and the license receipt the same serial number which appears on the tab, disc, or other device issued, and the registration number of the vehicle shall be entered on the license receipt.

Section 4. (a) Upon the transfer of ownership of a registered motor vehicle the right to use the registration plate or plates issued therefor shall expire and the registration number plates shall be removed by the owner at the time of the transfer or possession of the vehicle. It shall be unlawful for any person other than the person to whom such number plates were originally issued to have the same in his possession, whether in use or not.

(b) If the owner of a registered vehicle who has transferred the ownership thereof acquires another vehicle for which the same annual license fee is prescribed, he must, when he applies for registration and licensing thereof, request that the same registration number formerly assigned him be again assigned to him and, upon payment of a transfer fee of fifty cents to the judge of probate or other officer authorized to issue motor vehicle licenses, he must have that registration number and the annual license transferred to his new vehicle.

(c) If the newly acquired vehicle is not of the same class as the vehicle for which the registration plate was issued the registration plate or plates shall be returned to the judge of probate or other officer issuing licenses who issued same and a new registration number and plates shall be issued upon the payment of an amount equal to the license fee due on the newly acquired vehicle less the product of one-twelfth of the annual

license tax on the vehicle formerly registered by such person multiplied by the number of months then remaining in the fiscal year for which such license was issued.

(d) If the license tax prescribed by law for the newly acquired vehicle is less than the license tax paid on the vehicle formerly registered, the registration plate or plates may not be used on the new vehicle nor shall the holder of such registration number be entitled to a refund; but the new vehicle shall be duly registered and licensed and the license fee prescribed therefor by law shall be paid in full.

(e) No transfer of a registration number or annual license shall be made by a judge or probate or other officer issuing motor vehicle licenses until the motor vehicle for which the transfer of registration and license is requested has been assessed and all taxes due thereon have been paid.

Section 5. (a) When the owner of a motor vehicle registered in Alabama moves the vehicle permanently to another state, he shall return the registration plate or plates, with the last license tab issued for such vehicle still affixed, to the probate judge or other officer issuing motor vehicle licenses of the county in which the registration plate or the last annual motor vehicle license for the vehicle was issued within ninety days or upon expiration of the period of reciprocity granted by the state into which the vehicle has been permanently moved.

(b) The owner of a motor vehicle registered in Alabama who destroys such vehicle or sells it for junk or salvage or who for any reason ceases to operate such vehicle in Alabama, unless he has the registration number and license transferred to another vehicle as authorized in Section 2, shall return the registration plate or plates, with the tab, disc, or other device indicating the last year for which a license for such vehicle was issued affixed thereto, to the judge of probate or other officer issuing motor vehicle licenses of the county in which the registration plate or the last annual license was issued.

Section 6. Section 704, Title 51, Code of Alabama, 1940, as amended, is further amended to read as follows:

"Section 704. (a) To prevent motor vehicles within the meaning of this article from escaping taxation and to provide for a more efficient assessment and collection of taxes due on same, no license shall be issued to operate a motor vehicle on the public highways of this state, nor shall any transfer be made by the probate judge as provided under this article, until the ad valorem tax on such vehicle shall have been paid in the county for the preceding tax year, as evidenced by a receipt of the tax collector where the owner of said vehicle resides, if the vehicle is owned by an individual, or if the vehicle is owned by a firm, corporation or association, then as evidenced by the receipt of the tax collector in the county in which said motor vehicle is used or operated. Every person who desires to operate a motor vehicle on the public highways of Alabama shall first return such motor vehicle for ad valorem taxation to the tax assessor of the county in which he resides, and every firm or corporation that so desires to operate a motor vehicle shall first return such motor vehicle for ad valorem taxation to the tax assessor of the county from which such motor vehicle is used or operated, and the tax assessor of such county shall deliver to the person who makes the return as herein required, a certificate of assessment on a form prescribed by the department of revenue, and such certificate shall be the warrant of the tax collector to collect the tax as shown thereon. Valuation for ad valorem assessment shall be sixty percent of the fair and

reasonable value of the motor vehicle. Before any vehicle can be assessed, the assessor shall be furnished the tag number presently on the vehicle, unless such vehicle is new and a tag therefor has never been bought, in which case the assessor shall be furnished a bona fide bill of sale from the dealer showing when the car was bought new, or in the case of a used car brought into the State from any State which provides that upon sale or transfer of a car, the tags are either surrendered to the appropriate authority or subsequently reuseable by the seller or transferor, in which case the assessor shall be furnished a bona fide Certificate of Title, properly assigned, showing when the car was sold to an individual, firm, corporation or association, living or operating in this State. If such tag number or bill of sale or Certificate of Title is not furnished, the vehicle will be presumed to have been in the state for the entire year for which taxes are being assessed and taxes assessed for the entire year.

“(b) The judge of probate upon issuing a license as herein provided shall require the applicant to surrender the receipt of the tax collector and keep same on file in his office. The number or registration plate or plates with the proper annual license tab affixed thereto shall be evidence of the payment of the license and the ad valorem tax due as provided under this article. The probate judge is authorized to issue a motor vehicle license upon a certificate of the tax assessor certifying that there is no ad valorem tax on the motor vehicle due for the preceding tax year.

“(c) Motor vehicles brought into the state during any tax year, or new motor vehicles for which licenses have never been issued, sold from the stock of a dealer during any tax year, shall be subject to taxation the same as if they had been held or owned in the state on the first day of October, except that taxes thereon shall be assessed on a quarterly basis as follows:

“(1) Motor vehicles brought into the state or sold from stock after the first day of October, 1961, or of any subsequent year, but before the first day of January following, shall be subject to taxation the same as if held or owned in the state on the first day of October.

“(2) Motor vehicles brought into the state or sold from stock after the last day of December, 1961, or of any subsequent year, but before the first day of April following, shall be subject to taxation for three quarters of the tax year.

“(3) Motor vehicles brought into the state or sold from stock after the last day of March, 1962, or of any subsequent year, but before the first day of July following, shall be subject to tax for one-half of the tax year.

“(4) Motor vehicles brought into the state or sold from stock after the last day of June, 1962, or of any subsequent year, but before the first day of October following, shall be subject to tax for one-fourth of the tax year.

“(d) The tax assessors and tax collectors of the several counties in this state in addition to assessing and collecting the ad valorem taxes due the state and counties on motor vehicles, shall collect the ad valorem taxes on motor vehicles due all cities in this state. The tax collector shall report and pay over the money collected for said cities at the same time and in the same manner as state and county taxes are reported and paid over by him. Said assessors and collectors shall each receive a commission of two and one-half per cent of the amount of city taxes collected; and the tax collectors shall deduct said commission from the amount collected before paying

the city treasury, and at the same time pay over to the tax assessor commissions due him under this article. The judge of probate shall not issue a license to operate a motor vehicle on the highways of this state until all ad valorem taxes due the said state, counties and cities are paid for the preceding tax year as shown by a receipt of the tax collector.

“(e) After the thirtieth day of September, 1961, motor vehicles shall not be included in any assessment made by any person, firm or corporation under the provisions of section 21 (d) of this title as of the first day of October, 1961, or any subsequent year, and such motor vehicles shall not be considered an escape property by reason of the failure to include the same in any tax return as of the first day of October, 1961, or any subsequent year; all motor vehicles shall be assessed and the taxes thereon shall be collected solely as herein provided.

“This section shall become effective as indicated therein regardless of the effective date of the rest of this act.”

Section 7. Section 705 of Title 55, Code of Alabama 1940, as amended is amended further to read as follows:

“Section 705. (a) Except as may otherwise be provided by law one-half of the license herein provided shall be paid plus one dollar where the motor vehicle is stored in this state and not used or operated between the period from October 1 through March 31 following. It shall be a misdemeanor, punishable by a fine of not less than 10 dollars and not exceeding 25 dollars for each offense to display a registration plate or an annual license tab in any other place or in any other manner than as prescribed in Section 2 of this Act.

“(b) The department of revenue shall prescribe the form of the registration certificates and license receipts and may provide for the combining of such certificate and receipt into one document, and shall furnish blanks therefor to the judges of probate and other officers issuing motor vehicle licenses. The department of revenue shall also distribute registration plates and annual license tabs for all motor vehicles to the judges of probate and other officers issuing motor vehicle licenses. The certificates of registration and license receipts shall be prepared in triplicate. One copy of each certificate and receipt issued shall be retained by the probate judge or other officer issuing motor vehicle licenses in the county, one of each shall be delivered to the person registering the vehicle or paying the license fee and one legible copy of each shall be mailed by the probate judge or other officer issuing motor vehicle licenses to the department of revenue on the day the license or registration certificate is issued. Every part of the registration certificate shall bear the same number as the registration plate, and this number shall also be shown on the annual license receipt for the vehicle. Every part of the license receipt shall bear the same number that the annual license tab bears. These certificates and license receipts shall be delivered by the department of revenue to the judges of probate or other officers issuing licenses of the several counties of the state, under such rules and regulations as may be prescribed by the department of revenue; and the department of revenue shall have power to prescribe rules and regulations concerning the application for and delivery to the licensees of certificates of registration, and registration number plates, annual license tabs and receipts required by this article. The department of revenue shall keep adequate records of all certificates of registration of motor vehicles so filed, indexed, and cross-referenced as to provide a list in alphabetical order of all names in which motor vehicles are registered, a list in numerical order of all registration plates issued, and a list of all motor vehicles reg-

istered in numerical order according to the motor or identification number of each make of vehicle. Such records shall be open to public inspection during reasonable business hours. It is provided, however, that the applicant for a license for an automobile or passenger vehicle shall be required to state in his application for license where he proposed to use his vehicle, and whether for private use or for commercial purposes. The number or registration plates and annual license tabs furnished for commercial vehicles, except those used or rented by a U-Drive-It or similar system, shall be of a different design from those used for private or pleasure vehicles. The application for licenses for buses, taxicabs, U-Drive-Its, or like motor vehicles, or jitney-buses, shall give the seating capacity and the weight of the vehicle."

Section 8. Section 708 of Title 51, Code of Alabama 1940, as amended, is amended further to read as follows:

"Section 708. (a) It shall be unlawful for any person to mutilate or alter for the purpose of deception any motor vehicle registration plate, annual license tab, or other device indicating payment of the annual license tax, or to use upon any motor vehicle any registration plates, tabs, or other device indicating payment of annual license taxes in imitation of or substitution for authorized and duly issued registration plates, license tabs, or other devices. It shall be the duty of all sheriffs, police officers, highway patrolmen, license inspectors, deputy license inspectors, and field agents of the department of revenue to arrest any person violating the provisions of this section and upon conviction of any such person a fine of not exceeding one hundred dollars may be imposed for each offense. When an arrest is made by the license inspector or by his deputy, the license inspector shall receive the same fee for such arrest as is now received by the sheriffs, which arrest fee shall be collected as a part of the cost in any such action before a justice of the peace or other court of like jurisdiction.

"(b) Replacements. In case one or both of the registration plates, annual license tabs, discs, or other devices evidencing the payment of the annual license fee is lost or becomes so mutilated as to make it or them illegible, the owner of the vehicle must file with the county license inspector, or if there is no license inspector, then with the probate judge, an application setting forth the fact that the registration or number plates, annual license tabs, discs, or other devices, or one of them has been lost, mutilated, or destroyed, and upon payment of one dollar and the surrender of the registration plate or plates and annual license tab or tabs, one or both of which are so mutilated or lost, the license inspector shall forward such plates or annual license tabs which have been surrendered, together with the application and twenty-five cents to the department of revenue, who shall issue without additional charge a set of replacement plates or tabs and forward same to the party designated by the license inspector on the application. The license inspector shall retain seventy-five cents for his service and to defray the cost of mailing the plates or tabs to the department of revenue. Should the lost plate or plates, or annual license tab or tabs, be recovered or come into the possession of such applicant, he must immediately deliver same to the license inspector. Should any person use upon any motor vehicle the old registration plate or plates or annual license tab or tabs he shall be guilty of a misdemeanor and upon conviction shall be fined as provided in subsection (a) hereof, and shall in addition be required to procure valid registration plates and a proper license at the annual rate levied for such license.

"(c) Any person using a motor vehicle with improper registration plate or plates, or improper annual license tab or tabs, or other devices, or failing to have such plates, tabs, or devices properly displayed, or, when

more than one registration plate is prescribed by law, with only one number plate or annual license tab, or device, shall be notified in writing by the license inspector or field agent. If after five days from the date of such notice said person fails or refuses to comply with said notice, the license inspector shall thereupon issue citation to such person to appear instanter and procure such proper registration and license or in the case of mutilated or lost number plates or annual license tabs or devices to make the application and pay the amounts for replacement plates, tabs, or devices, as herein provided; where such person is cited for improperly displaying the number plate or plates and tab or tabs and fails or refuses to comply with the citation of the license inspector, such person shall be arrested, and upon conviction, fined as herein provided. In each case where the citation has been served in accordance herewith the license inspector shall be entitled to a citation fee of one dollar and fifty cents."

Section 9. This Act is supplemental to other laws of this state requiring the licensing of motor vehicles and shall be construed in *pari materia* with all such laws. Wherever the words "license tag" or "license plate" appear in any such laws these words shall be construed to mean the registration plate required by this Act with the appropriate license tab, disc, or other device affixed thereto to indicate the proper license year; and nothing contained in this Act shall be construed to require the issuance of two license or registration tags, tabs, discs or other devices, indicating the fiscal year for which the license tag has been paid, for any motor vehicle or the display of two tags on any motor vehicle. However, any provision of such other law in conflict herewith is hereby repealed, and Section 693 and Section 706 of Title 51, Code of Alabama 1940, and Act No. 35, H. 34, approved May 28, 1945 (General Acts of Alabama 1945, p. 42) are hereby expressly repealed.

Section 10. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not effect the part which remains.

Section 11. This Act shall become effective upon the expiration of the license year ending September 30, 1962; however, any officer or person charged with any duty relative to the preparation and distribution of motor vehicle registration plates, annual license tabs, or any certificates, receipts or other forms or blanks for use in connection with the issuance of motor vehicle registration plates or licenses for the license year beginning October 1, 1962, shall perform such duty at such time prior to October 1, 1962, as will enable the commissioner of revenue to distribute the supplies and materials for motor vehicle registration and licensing pursuant to this Act to the license issuing officials of the several counties prior to the beginning of that license year.

And the substitute was adopted.

Yeas 78; Nays 15.

Yeas:

Mr. Speaker	Broadfoot	Daniel	Franklin
Adams	Brooks	Dickson	Gilmer
Bailey	Camp	Dodd	Glass
Bassett	Casey	Dunn	Goldthwaite
Bevill	Chambers	Edwards	Goodwyn
Boyd	Cook	Engel	Gordon
Brannan	Copeland	Faulk	Grant
Britton	Cornett	Ferguson	Gross

Grouby	Johnston (Leonard)	Phillips	Shumate
Guthrie	Lee	Pierce	Smith (Russell)
Hain	Locke	Powell	Smith (St. Clair)
Hanby	McClendon (Chambers)	Pruitt	Speaks
Hankins	McLendon (Bullock)	Ramey	Sullivan
Hardy	Martin	Rast	Thomas
Harris	Meade	Rogers	Torbert
Harvey	Morrow	Rozelle	Trimmier
Hawkins	Murphy	Salter	Turner
Ingram	Nichols	Self	Turnham
Johnson (Hardaway)	Oakley	Sessions	Vickers
Johnson (J. T. Tom)	Perry		

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Nays:

Messrs.	Brewer	Jones (Monroe)	Owens
Avery	Cabiness	Long (Perry)	Ray
Barnett	Hearn	McCorquodale	Steagall
Bishop	Jones (Covington)	Nettles	Taylor

—15

And said bill, H. 228, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 75; Nays 17.

Yeas:

Mr. Speaker	Edwards	Hawkins	Pruitt
Adams	Engel	Ingram	Ramey
Albea	Faulk	Jenkins	Rast
Bailey	Ferguson	Johnson (Hardaway)	Rogers
Bassett	Franklin	Johnson (J. T. Tom)	Rozelle
Bevill	Gilmer	Johnston (Leonard)	Self
Bishop	Glass	Lee	Sessions
Boyd	Goldthwaite	Locke	Shumate
Brannan	Gordon	McClendon (Chambers)	Smith (Russell)
Branyon	Grant	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Gross	Martin	Speaks
Brooks	Grouby	Meade	Sullivan
Camp	Guthrie	Murphy	Thomas
Casey	Hain	Nichols	Torbert
Chambers	Hanby	Oakley	Trimmier
Cornett	Hankins	Perry	Turner
Daniel	Hardy	Phillips	Turnham
Dickson	Harris	Pierce	Vickers
Dodd	Harvey	Powell	

—75

Nays:

Messrs.	Cabiness	Long (Lauderdale)	Owens
Avery	Cook	Long (Perry)	Ray
Barnett	Dunn	McCorquodale	Steagall
Brewer	Jones (Covington)	Nettles	Taylor
Britton	Jones (Monroe)		

—17

And the bill:

H. 237. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Was taken up.

Mr. Bevill offered the following substitute for the bill, H. 237:

A BILL
TO BE ENTITLED
AN ACT

To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Be It Enacted by the Legislature of Alabama:

Section 1. A judicial conference for the State of Alabama is hereby created, which shall consist of the chief justice of the supreme court of Alabama and two associate justices of such court, designated by the chief justice; the presiding judge of the court of appeals; three circuit judges of the State, designated by the president of the association of circuit judges; and three lawyers who are members in good standing of the Alabama Bar, designated by the president of the Alabama State Bar.

Section 2. The chief justice of the supreme court, the associate justices of such court and the presiding judge of the court of appeals shall serve as members of such conference during their respective terms of office. The first circuit judges and lawyers shall be appointed, one for a term of one year, one for a term of two years, and one for a term of three years. Thereafter their successors shall be appointed for terms of three years.

Section 3. Vacancies in the membership of the conference shall be filled for the remainder of any term in the same manner as the original appointment was made.

Section 4. Within thirty days after the approval of this Act the conference hereby established shall meet upon the call of the chief justice of the supreme court, who shall be the chairman of said conference. Thereafter such conference shall meet at least annually but may meet at such other times as, in the opinion of the chief justice such meetings are needed, upon the call of the chief justice made in such manner as the conference prescribes.

Section 5. It is the duty of the judicial conference:

(1) To make a continuous study of the administration of justice in this state and of the organization, procedure, practice, rules, and methods of administration and operation of each and all of the courts of the state.

(2) To receive and consider and in its discretion investigate criticisms and suggestions pertaining to the administration of justice in the state.

(3) To prepare for presentation to the legislature at each regular biennial session thereof a report of the proceedings of the conference and its recommendations relative to improving the administration of justice in Alabama, and particularly of expediting the business of the courts and utilizing in the most appropriate manner the judges of the circuit courts of the state. The conference shall also recommend such changes or additions to the rules of practice of the trial and appellate courts of the state as in their judgment are needed. The chief justice shall transmit this report to the legislature at each regular session not later than the tenth legislative day of such session.

Section 6. The statistics, data, and other factual information submitted to and compiled by the chief justice pursuant to the authority vested in him by Code of Alabama 1940, Title 13, Section 37, shall be made available by said chief justice to all members of the conference for their use in carrying out the duties imposed upon them by this Act.

Section 7. Judges attending meetings of the conference shall not be entitled to additional compensation; however, they may be reimbursed their actual and necessary expenses incurred in attending such meetings at the same rate that they are reimbursed for expenses when traveling on official business within the state. The lawyer members of the conference shall receive as compensation for their services on the conference the sum of \$25 a day for each day on which the conference meets and in addition thereto they may be reimbursed their actual and necessary expenses incurred in attending the meetings at the same rate that the circuit judges are reimburse for their expenses. The per diem and expenses hereby authorized shall be paid from any funds in the state treasury appropriated to the supreme court of Alabama, upon claims therefor approved by the chief justice of the supreme court.

Section 8. All laws or parts of laws which conflict with this Act are repealed.

Section 9. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 10. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Broadfoot	Dunn	Gross
Adams	Brooks	Engel	Grouby
Albea	Cabiness	Faulk	Guthrie
Bailey	Camp	Ferguson	Hain
Bassett	Casey	Franklin	Hanby
Bevill	Chambers	Gilmer	Hankins
Bishop	Cook	Glass	Hardy
Boyd	Cornett	Goldthwaite	Harris
Brannan	Daniel	Goodwyn	Hawkins
Brewer	Dickson	Gordon	Hearn
Britton	Dodd	Grant	Ingram

Jenkins	McLendon (Bullock)	Pierce	Smith (St. Clair)
Johnson (J. T. Tom)	Martin	Powell	Solomon
Johnston (Leonard)	Merrill	Ray	Speaks
Jones (Covington)	Murphy	Rogers	Steagall
Jones (Monroe)	Nettles	Rozelle	Sullivan
Lee	Nichols	Salter	Taylor
Locke	Owens	Sessions	Thomas
Long (Lauderdale)	Perry	Shumate	Trimmier
McClendon (Chambers)	Phillips	Smith (Russell)	Turner

—80

And said bill, H. 237, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 74; Nays 2.

Yeas:

Mr. Speaker	Dickson	Hardy	Powell
Adams	Dodd	Hawkins	Pruitt
Albea	Dunn	Ingram	Ray
Bailey	Engel	Johnson (J. T. Tom)	Rogers
Bassett	Faulk	Johnston (Leonard)	Rozelle
Bevill	Ferguson	Jones (Monroe)	Shumate
Boyd	Franklin	Lee	Smith (Russell)
Brannan	Gilmer	Locke	Smith (St. Clair)
Brewer	Glass	McLendon (Bullock)	Solomon
Britton	Goldthwaite	Martin	Speaks
Brooks	Goodwyn	Merrill	Steagall
Cabiness	Gordon	Murphy	Sullivan
Camp	Grant	Nettles	Taylor
Casey	Gross	Nichols	Thomas
Chambers	Grouby	Owens	Torbert
Cook	Guthrie	Perry	Trimmier
Copeland	Hain	Phillips	Turner
Cornett	Hanby	Pierce	Turnham
Daniel	Hankins		

—74

Nays:

Messrs.	Broadfoot	Jones (Covington)
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—2

And the bill:

H. 238. To amend Sections 2 and 3, as amended, of Act No. 228, S. 21, approved July 31, 1947, an act providing for additional supernumerary judges (General Acts of Alabama 1947, p. 92).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 77; Nays 5.

Yeas:

Mr. Speaker	Dunn	Hawkins	Pierce
Adams	Engel	Hearn	Powell
Bailey	Faulk	Ingram	Pruitt
Barnett	Ferguson	Jenkins	Ramey
Bassett	Franklin	Johnson (J. T. Tom)	Ray
Bevill	Gilmer	Johnston (Leonard)	Rogers
Boyd	Glass	Jones (Monroe)	Rozelle
Brannan	Goldthwaite	Lee	Sessions
Britton	Goodwyn	McClendon (Chambers)	Smith (St. Clair)
Brooks	Gordon	McLendon (Bullock)	Solomon
Cabiness	Grant	Martin	Speaks
Camp	Gross	Merrill	Steagall
Casey	Grouby	Murphy	Sullivan
Chambers	Guthrie	Nettles	Taylor
Cook	Hain	Nichols	Thomas
Copeland	Hanby	Oakley	Torbert
Cornett	Hardy	Owens	Trimmier
Daniel	Harris	Perry	Turner
Dickson	Harvey	Phillips	Turnham
Dodd			

—77

Nays:

Messrs.	Broadfoot	Long (Lauderdale)	McCorquodale
Brewer	Jones (Covington)		

—5

And the bill:

H. 239. To amend Section 2 of Act No. 288, S. 161, approved July 7, 1945 (General Acts of Alabama 1945, p. 478), which relates to supernumerary circuit judges.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 72; Nays 9.

Yeas:

Mr. Speaker	Daniel	Hain	Murphy
Adams	Dickson	Hanby	Nettles
Bailey	Dodd	Hardy	Nichols
Barnett	Engel	Harris	Oakley
Bassett	Faulk	Hawkins	Oden
Bevill	Ferguson	Hearn	Owens
Boyd	Franklin	Ingram	Perry
Brannan	Gilmer	Johnson (J. T. Tom)	Phillips
Britton	Glass	Johnston (Leonard)	Pierce
Brooks	Goldthwaite	Lee	Powell
Cabiness	Goodwyn	Locke	Pruitt
Camp	Gordon	Long (Perry)	Rogers
Casey	Grant	McClendon (Chambers)	Rozelle
Chambers	Gross	McLendon (Bullock)	Sessions
Cook	Grouby	Martin	Shumate
Cornett	Guthrie	Merrill	Solomon

Speaks	Sullivan	Thomas	Turner	
Steagall	Taylor	Trimmier	Turnham	—72

Nays:

Messrs.	Brewer	Hankins	Long (Lauderdale)	
Bishop	Broadfoot	Jones (Covington)	McCorquodale	
Branyon	Dunn			—9

And the bill:

H. 240. To amend further Section 33 of Title 13, Code of Alabama 1940, in relation to the salaries of supernumerary justices.

Was taken up.

Mr. Bevill offered the following amendment to the bill, H. 240:

House Bill 240 is hereby amended as follows:

At line 17 add: "provided however, that the justices eligible for supernumerary status at the time this bill becomes law shall have one year from the date it becomes law to elect to come within its provisions"

And the amendment was adopted.

Yeas 82; Nays 4.

Yeas:

Mr. Speaker	Cornett	Hawkins	Pierce
Adams	Daniel	Hearn	Powell
Albea	Dickson	Jenkins	Pruitt
Avery	Dodd	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Lee	Rogers
Bassett	Ferguson	Locke	Rozelle
Bevill	Franklin	Long (Perry)	Self
Bishop	Gilmer	McClendon (Chambers)	Sessions
Boyd	Glass	McLendon (Bullock)	Shumate
Brannan	Goldthwaite	Martin	Smith (St. Clair)
Branyon	Goodwyn	Merrill	Solomon
Brewer	Gordon	Murphy	Speaks
Britton	Grant	Nettles	Steagall
Brooks	Grouby	Nichols	Sullivan
Cabiness	Guthrie	Oakley	Taylor
Camp	Hain	Oden	Thomas
Casey	Hanby	Owens	Trimmier
Chambers	Hankins	Perry	Turner
Cook	Hardy	Phillips	Turnham
Copeland	Harris		

Nays:

Messrs. Broadfoot	Dunn	Jones (Covington)	Long (Lauderdale)
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—4

And said bill, H. 240, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 76; Nays 8.

Yeas:

Mr. Speaker	Daniel	Harris	Pierce
Adams	Dickson	Hawkins	Powell
Avery	Dodd	Jenkins	Pruitt
Bailey	Engel	Johnson (J. T. Tom)	Ray
Barnett	Faulk	Johnston (Leonard)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Locke	Self
Boyd	Gilchrist	McClendon (Chambers)	Sessions
Brannan	Gilmer	McLendon (Bullock)	Shumate
Brewer	Glass	Martin	Smith (St. Clair)
Briiton	Goldthwaite	Merrill	Solomon
Brooks	Goodwyn	Murphy	Speaks
Cabiness	Gordon	Nettles	Steagall
Camp	Grant	Nichols	Sullivan
Casey	Grouby	Oakley	Taylor
Chambers	Guthrie	Oden	Thomas
Cook	Hain	Owens	Trimmier
Copeland	Hanby	Perry	Turner
Cornett	Hardy	Phillips	Turnham

—76

Nays:

Messrs. Bishop	Broadfoot	Hankins	Long (Lauderdale)
Branyon	Dunn	Jones (Covington)	McCorquodale

—8

And the bill:

H. 241. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 71; Nays 9.

Yeas:

Mr. Speaker	Dodd	Johnson (J. T. Tom)	Rogers
Adams	Engel	Jones (Monroe)	Rozelle
Bailey	Faulk	Lee	Salter
Barnett	Ferguson	Locke	Self
Bassett	Franklin	Long (Perry)	Sessions
Bevill	Gilmer	McClendon (Chambers)	Shumate
Boyd	Glass	McLendon (Bullock)	Smith (Russell)
Brannan	Goldthwaite	Murphy	Smith (St. Clair)
Britton	Gordon	Nettles	Solomon
Brooks	Grant	Nichols	Speaks
Cabiness	Guthrie	Oakley	Steagall
Camp	Hain	Owens	Sullivan
Casey	Hanby	Perry	Taylor
Chambers	Hardy	Phillips	Thomas
Copeland	Harris	Pierce	Trimmier
Cornett	Hawkins	Powell	Turner
Daniel	Hearn	Pruitt	Turnham
Dickson	Jenkins	Ray	

—71

Nays:

Messrs.	Brewer	Hankins	Long (Lauderdale)
Bishop	Broadfoot	Jones (Covington)	McCorquodale
Branyon	Dunn		

—9

And the bill:

H. 243. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Johnson (Hardaway)	Powell
Albea	Dunn	Johnston (Leonard)	Pruitt
Bailey	Engel	Jones (Covington)	Ray
Barnett	Faulk	Jones (Monroe)	Rogers
Bevill	Ferguson	Lee	Rozelle
Bishop	Franklin	Locke	Self
Boyd	Glass	Long (Perry)	Sessions
Brannan	Goldthwaite	McClendon (Chambers)	Shumate
Branyon	Gordon	McCorquodale	Smith (Russell)
Brewer	Grant	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Grouby	Martin	Solomon
Brooks	Guthrie	Merrill	Speaks
Cabiness	Hain	Murphy	Steagall
Camp	Hanby	Nettles	Sullivan
Casey	Hankins	Nichols	Taylor
Cates	Hardy	Oakley	Thomas
Chambers	Harris	Owens	Trimmier
Copeland	Harvey	Perry	Turner
Cornett	Hawkins	Phillips	Turnham
Daniel	Hearn		

—82

And the bill:

H. 249. To provide for continuous code revision and to appropriate funds for that purpose.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 87; Nays 3.

Yeas:

Mr. Speaker	Dodd	Hearn	Pierce
Albea	Dunn	Ingram	Powell
Bailey	Edwards	Jenkins	Pruitt
Bassett	Engel	Johnson (Hardaway)	Ramey
Bevill	Faulk	Johnson (J. T. Tom)	Ray
Bishop	Ferguson	Johnston (Leonard)	Rogers
Boyd	Franklin	Jones (Monroe)	Rozelle
Brannan	Gilmer	Lee	Salter
Brewer	Glass	Locke	Self
Britton	Goldthwaite	Long (Lauderdale)	Sessions
Broadfoot	Goodwyn	Long (Perry)	Shumate
Brooks	Gordon	McClendon (Chambers)	Smith (Russell)
Cabiness	Grant	McCorquodale	Smith (St. Clair)
Callahan	Grouby	Martin	Solomon
Camp	Guthrie	Merrill	Speaks
Casey	Hain	Murphy	Steagall
Chambers	Hanby	Nettles	Sullivan
Cook	Hankins	Nichols	Thomas
Copeland	Hardy	Oakley	Torbert
Cornett	Harris	Owens	Trimmier
Daniel	Harvey	Perry	Turner
Dickson	Hawkins	Phillips	

—87

Nays:

Messrs.	Branyon	Jones (Covington)	McLendon (Bullock)
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—3

And the bill:

H. 264. (with amendment). Relating to the promotion and development of industry in this State; amending Section 1 of the Cater Act (Act No. 648, S. 518 of the Regular Session of 1949, Acts of Alabama 1949, p. 991); in order to more particularly define the word "property" when used in this Act; and amending further Section 8 of this Act to specify the location of projects which corporations organized thereunder may acquire.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend H. B. 264 by striking therefrom the words "operating capital and any other personal properties located in Alabama" as they appear in Section 1 following the term "Definition"

The motion of Mr. Long (Lauderdale) to lay on the table the amendment reported by the Standing Committee on Ways and Means was lost.

Yeas 14; Nays 66.

Yeas:

Messrs.	Daniel	Long (Lauderdale)	Speaks
Avery	Gilchrist	Long (Perry)	Steagall
Broadfoot	Gordon	Nettles	Turnham
Cabiness	Jones (Covington)	Shumate	

—14

Nays:

Mr. Speaker	Cornett	Hawkins	Phillips
Adams	Dickson	Hearn	Pierce
Albea	Dodd	Ingram	Powell
Bailey	Dunn	Jenkins	Pruitt
Barnett	Edwards	Johnson (Hardaway)	Rast
Bassett	Engel	Jones (Monroe)	Roberts
Bevill	Faulk	Lee	Rozelle
Bishop	Ferguson	McClendon (Chambers)	Sessions
Branyon	Franklin	McCorquodale	Smith (Russell)
Brooks	Gilmer	McLendon (Bullock)	Smith (St. Clair)
Callahan	Goldthwaite	Martin	Solomon
Camp	Grouby	Merrill	Sullivan
Casey	Hain	Murphy	Thomas
Cates	Hanby	Nichols	Torbert
Chambers	Hankins	Oakley	Trimmier
Cook	Hardy	Perry	Turner
Copeland	Harvey		

—66

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, and said amendment was adopted.

Yeas 82; Nays 5.

Yeas:

Mr. Speaker	Brooks	Faulk	Hankins
Adams	Callahan	Ferguson	Hardy
Albea	Camp	Franklin	Harvey
Bailey	Casey	Gilchrist	Hawkins
Barnett	Cates	Gilmer	Hearn
Bassett	Chambers	Glass	Ingram
Bevill	Copeland	Goldthwaite	Jenkins
Bishop	Cornett	Goodwyn	Johnson (Hardaway)
Boyd	Daniel	Gordon	Jones (Monroe)
Brannan	Dickson	Grant	Lee
Branyon	Dodd	Gross	Long (Perry)
Brewer	Dunn	Grouby	McClendon (Chambers)
Britton	Edwards	Hain	McCorquodale
Broadfoot	Engel	Hanby	McLendon (Bullock)

Martin	Pierce	Sessions	Sullivan
Merrill	Powell	Shumate	Thomas
Murphy	Pruitt	Smith (Russell)	Torbert
Nettles	Ramey	Smith (St. Clair)	Trimmier
Oakley	Rast	Solomon	Turner
Perry	Rogers	Steagall	Turnham
Phillips	Rozelle		

—82

Nays:

Messrs.	Jones (Covington)	Speaks	Taylor
Cabiness	Long (Lauderdale)		

—5

And said bill, H. 264, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Chambers	Hardy	Pierce
Adams	Cook	Harris	Powell
Albea	Copeland	Harvey	Pruitt
Avery	Cornett	Hearn	Ramey
Bailey	Dickson	Ingram	Rast
Barnett	Dodd	Jenkins	Roberts
Bassett	Dunn	Johnson (Hardaway)	Rogers
Bevill	Engel	Jones (Covington)	Rozelle
Bishop	Faulk	Jones (Monroe)	Sessions
Boyd	Ferguson	Lee	Shumate
Brannan	Franklin	Long (Lauderdale)	Smith (Russell)
Branyon	Gilchrist	Long (Perry)	Smith (St. Clair)
Brewer	Gilmer	McClendon (Chambers)	Solomon
Britton	Glass	McCorquodale	Speaks
Broadfoot	Goodwyn	McLendon (Bullock)	Steagall
Brooks	Gordon	Martin	Sullivan
Cabiness	Gross	Murphy	Taylor
Callahan	Grouby	Nettles	Thomas
Camp	Hain	Oakley	Trimmier
Casey	Hanby	Perry	Turner
Cates	Hankins	Phillips	Turnham

—84

Nay:

Mr. Daniel

—1

And the bill:

H. 265. (with amendment). To amend The Wallace Industrial Development Act, (Act No. 756, H. 733 of the Regular Session of 1951, Acts of Alabama 1951, Vol. II, p. 1307) in order to define more particularly the word "property" for the purposes of said Act.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend H. B. 265 by striking therefrom the words "operating capital and any other personal properties located in Alabama" as they appear in Section 1 following the word "Definition"

And the amendment was adopted.

Yeas 80; Nays 3.

Yeas:

Mr. Speaker	Cornett	Harris	Powell
Adams	Daniel	Harvey	Pruitt
Albea	Dickson	Hearn	Ramey
Bailey	Dodd	Ingram	Roberts
Barnett	Dunn	Jenkins	Rogers
Bassett	Engel	Johnson (Hardaway)	Rozelle
Bevill	Faulk	Jones (Monroe)	Sessions
Boyd	Ferguson	Lee	Shumate
Brannan	Franklin	Long (Perry)	Smith (Russell)
Branyon	Gilchrist	McClendon (Chambers)	Smith (St. Clair)
Brewer	Gilmer	McCorquodale	Solomon
Britton	Glass	McLendon (Bullock)	Speaks
Broadfoot	Gordon	Martin	Steagall
Brooks	Grant	Murphy	Sullivan
Camp	Gross	Nettles	Taylor
Casey	Grouby	Nichols	Thomas
Cates	Hain	Oakley	Torbert
Chambers	Hanby	Perry	Trimmier
Cook	Hankins	Phillips	Turner
Copeland	Hardy	Pierce	Turnham

—80

Nays:

Messrs.	Cabiness	Jones (Covington)	Long (Lauderdale)
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—3

And said bill, H. 265, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Britton	Daniel	Grant
Adams	Broadfoot	Dodd	Gross
Albea	Brooks	Dunn	Grouby
Avery	Cabiness	Engel	Hain
Bailey	Camp	Faulk	Hanby
Barnett	Casey	Ferguson	Hardy
Bassett	Cates	Franklin	Harris
Bevill	Chambers	Gilchrist	Harvey
Boyd	Cook	Gilmer	Hearn
Brannan	Copeland	Glass	Ingram
Brewer	Cornett	Goodwyn	Jenkins

Johnson (Hardaway)	Merrill	Ramey	Speaks
Jones (Covington)	Murphy	Rast	Steagall
Jones (Monroe)	Nettles	Roberts	Sullivan
Lee	Nichols	Rogers	Taylor
Long (Lauderdale)	Oakley	Rozelle	Thomas
Long (Perry)	Perry	Sessions	Torbert
McClendon (Chambers)	Phillips	Shumate	Trimmier
McCorquodale	Pierce	Smith (Russell)	Turner
McLendon (Bullock)	Powell	Smith (St. Clair)	Turnham
Martin	Pruitt	Solomon	

—83

And the bill:

H. 266. To amend Act No. 343, H. 71, approved August 20, 1957 (Acts of 1957, vol. I, p. 453) which provided further for the execution of certain public contracts and provides for competitive bidding for certain purchases by the state.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 86; Nays 1.

Yeas:

Mr. Speaker	Copeland	Hardy	Owens
Adams	Cornett	Harris	Perry
Albea	Daniel	Harvey	Phillips
Avery	Dickson	Hawkins	Pierce
Bailey	Dodd	Hearn	Powell
Barnett	Dunn	Ingram	Pruitt
Bassett	Edwards	Jenkins	Ramey
Bevill	Engel	Johnson (Hardaway)	Rast
Bishop	Faulk	Jones (Covington)	Rogers
Boyd	Ferguson	Jones (Monroe)	Rozelle
Brannan	Franklin	Lee	Smith (Russell)
Branyon	Gilmer	Long (Perry)	Smith (St. Clair)
Brewer	Glass	McClendon (Chambers)	Solomon
Britton	Goldthwaite	McCorquodale	Speaks
Broadfoot	Goodwyn	McLendon (Bullock)	Steagall
Brooks	Gordon	Martin	Sullivan
Cabiness	Grant	Merrill	Taylor
Camp	Gross	Murphy	Thomas
Casey	Grouby	Nettles	Trimmier
Cates	Hain	Nichols	Turner
Chambers	Hanby	Oakley	Turnham
Cook	Hankins		

—86

Nay:

Mr. Shumate

—1

And the bill:

H. 144. (with substitute). To amend Section 361 of Title 17 of the Code of Alabama 1940, as amended by Act No. 42 of the Second Special

Session of the Legislature of Alabama of 1956 (Act No. 42, Special Session of 1956, p. 336) approved March 23, 1956, which relates to "single shot ballots", as further amended by Act No. 478 of the 1957 Regular Session of the Legislature, and as further amended by Act No. 602 of the 1959 Regular Session of the Legislature.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Judiciary, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To amend Section 361 of Title 17 of the Code of Alabama 1940, as amended by Act No. 42 of the Second Special Session of the Legislature of Alabama of 1956 (Act No. 42, Special Session of 1956, p. 336) approved March 23, 1956, which relates to "single shot ballots", as further amended by Act No. 478 of the 1957 Regular Session of the Legislature, and as further amended by Act No. 602 of the 1959 Regular Session of the Legislature.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 361 of Title 17 of the Code of Alabama 1940, as amended is amended further to read as follows:

"Section 361. A ballot commonly known as a single shot shall not be counted. Where two or more candidates are to be nominated for the same offices, the voter must express his choice for as many candidates as there are offices to be filled, and if he fails to do so, his ballot, so far as said particular office is concerned, shall not be counted and recorded, but as to the rest of the ballot it shall be counted and recorded. Provided, however, the provisions of the foregoing sentence shall not apply to the nomination or election of members of party executive committees nor delegates to national conventions of political parties; nor to the nomination or election of electors for president or vice president of the United States. Provided that whenever any state-wide race on any primary, general or special election ballot requires the voter to vote for more than one, such race shall not be placed on a voting machine ballot but shall be cast by paper ballot."

Section 2. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Phillips
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Avery	Dunn	Johnson (Hardaway)	Ramey
Bailey	Engel	Johnson (J. T. Tom)	Rast
Barnett	Faulk	Johnston (Leonard)	Roberts
Bassett	Ferguson	Jones (Covington)	Rogers
Bevill	Franklin	Jones (Monroe)	Rozelle
Bishop	Gilchrist	Lee	Salter
Boyd	Gilmer	Long (Lauderdale)	Sessions
Brannan	Goldthwaite	Long (Perry)	Shumate
Branyon	Gordon	McClendon (Chambers)	Smith (Russell)
Brewer	Grant	McCorquodale	Smith (St. Clair)
Britton	Gross	McLendon (Bullock)	Solomon
Brooks	Grouby	Martin	Speaks
Cabiness	Guthrie	Merrill	Steagall
Callahan	Hain	Morrow	Sullivan
Camp	Hanby	Murphy	Taylor
Casey	Hankins	Nettles	Thomas
Cates	Hardy	Nichols	Torbert
Chambers	Harris	Oakley	Trimmier
Cook	Harvey	Owens	Turner
Copeland	Hawkins	Perry	Turnham
Cornett			

—93

Mr. Locke offered the following amendment to the bill, H. 144, as amended:

Amend H. B. 144, as substituted, by adding the following to Section 1 thereof:

“Providing further in counties of 500,000 population or over, according to the last or any succeeding federal census, where voting machines are used voters may vote for fewer candidates than there are offices to be filled, in a county-wide race for county officials and members of the State Legislature, if there are more qualified candidates than the number for whom the voting machine can accurately record the results. In such event, the provisions of the second sentence hereof shall not apply.”

And the amendment was adopted.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Broadfoot	Dodd	Grant
Adams	Brooks	Dunn	Gross
Albea	Cabiness	Edwards	Grouby
Bailey	Camp	Engel	Guthrie
Bassett	Casey	Faulk	Hain
Bevill	Cates	Ferguson	Hanby
Bishop	Chambers	Franklin	Hankins
Boyd	Cook	Gilchrist	Harvey
Brannan	Copeland	Gilmer	Hawkins
Branyon	Cornett	Glass	Ingram
Brewer	Daniel	Goldthwaite	Jenkins
Britton	Dickson	Gordon	Johnson (J. T. Tom)

Jones (Covington)	Nettles	Rast	Solomon
Lee	Nichols	Roberts	Speaks
Long (Lauderdale)	Oakley	Rogers	Sullivan
Long (Perry)	Owens	Rozelle	Taylor
McClendon (Chambers)	Perry	Salter	Thomas
McCorquodale	Phillips	Self	Torbert
McLendon (Bullock)	Pierce	Sessions	Trimmier
Merrill	Powell	Shumate	Turner
Morrow	Pruitt	Smith (Russell)	Turnham
Murphy	Ramey	Smith (St. Clair)	Vickers

—88

And said bill, H. 144, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pruitt
Adams	Dodd	Jenkins	Ramey
Avery	Dunn	Johnson (Hardaway)	Rast
Bailey	Edwards	Johnson (J. T. Tom)	Roberts
Barnett	Engel	Johnston (Leonard)	Rogers
Bassett	Faulk	Jones (Covington)	Rozelle
Bevill	Ferguson	Lee	Salter
Bishop	Franklin	Long (Lauderdale)	Self
Boyd	Gilmer	Long (Perry)	Sessions
Brannan	Class	McClendon (Chambers)	Shumate
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Britton	Grant	Martin	Solomon
Broadfoot	Gross	Merrill	Speaks
Brooks	Grouby	Morrow	Steagall
Cabiness	Guthrie	Murphy	Sullivan
Callahan	Hain	Nettles	Taylor
Camp	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Torbert
Chambers	Hardy	Owens	Trimmier
Cook	Harris	Perry	Turner
Copeland	Harvey	Phillips	Turnham
Cornett	Hawkins	Pierce	Vickers
Daniel	Hearn	Powell	

—95

And the bill:

H. 183. (with amendment). To amend Sections 285, 289, 293, and 312 of Title 26, Code of Alabama 1940, as amended, the same relating to the Workmen's Compensation Law.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Judiciary, said committee amendment being as follows:

Amend House Bill 183 by adding the following to Section 293:
 "Physicians shall include medical doctor, surgeon and chiropractor."

And the amendment was adopted.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Powell
Adams	Dunn	Jenkins	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Roberts
Barnett	Faulk	Jones (Covington)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Locke	Salter
Bishop	Gilmer	Long (Lauderdale)	Self
Boyd	Glass	Long (Perry)	Sessions
Brannan	Goldthwaite	McClendon (Chambers)	Shumate
Branyon	Goodwyn	McCorquodale	Smith (Russell)
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Britton	Grant	Martin	Solomon
Broadfoot	Gross	Merrill	Speaks
Brooks	Grouby	Morrow	Steagall
Cabiness	Guthrie	Murphy	Sullivan
Callahan	Hain	Nettles	Taylor
Camp	Hanby	Nichols	Thomas
Chambers	Hankins	Oakley	Torbert
Cook	Hardy	Owens	Trimmier
Copeland	Harvey	Perry	Turner
Cornett	Hawkins	Phillips	Turnham
<u>Daniel</u>	<u>Hearn</u>	Pierce	Vickers
Dickson			

—93

Mr. Goodwyn offered the following amendment to the bill, H. 183, as amended:

Amend H. B. 183 by deleting the entire Section relating to Title 26, Section 312, Code of Alabama 1940, as Amended, by deleting this entire Section and inserting in lieu thereof the following:

Section 4. Section 312, of Title 26, Code of Alabama 1940, as Amended, is further amended to read as follows:

Section 312. Liability of party other than employer and procedure governing.—Where the injury or death for which compensation is payable under article 2 of this chapter was caused under circumstances also creating a legal liability for damages on the part of any party other than the employer whether or not such party be subject to the provisions of article 2 of this chapter the employee, or his dependents in case of his death, may proceed against the employer to recover compensation under article 2 of this chapter, or may agree with the employer upon the compensation payable under Article 2 of this chapter and at the same time may bring an action against such other party to recover damages for such injury or death, and the amount of such damages shall be ascertained and determined without regard to article 2 of this chapter. If the injured employee, or in case of his death his dependents, recover damages against such other party the amount of such damages so recovered and collected shall be credited upon the liability of the employer for compensation, and if such damages so recovered and collected should be in excess of the compensation payable under article 2 of this chapter there shall be no further liability on the employer to pay compensation on account of such injury or death, and the employer shall be entitled to reimbursement for the amount of compensation theretofore paid on account of such injury or death. In the event the injured employee, or in case of his death, his dependents, do not

file suit against such other party to recover damages within the time allowed by law, the employer or the insurance carrier for the employer shall be allowed an additional period of six months within which to bring suit against such other party for damages on account of such injury or death, in the event of the employer or the insurance carrier shall have paid compensation to such employee, or his dependents, or in the event a proceeding is pending against the employer to require the payment of such compensation, and such suit may be maintained either in the name of the injured employee, or in case of his death in the name of his dependents, or in the name of the employer or the insurance carrier, and in the event the damages recovered in such suit are in excess of the compensation payable by the employer under article 2 of this chapter and costs, attorneys fees and reasonable expenses incurred by the employer in making such collection, the excess of such amount shall be held in trust for the injured employee, or in case of his death for his dependents. In the event such injured employee has no dependents, his personal representative in the event of his death may bring suit against such other party to recover damages without regard to article 2 of this chapter. In any settlement made under this Section with a negligent third-party by the employee, or in case of his death, by his dependents, the employer shall be liable for that part of the attorneys fees incurred in the settlement with the third-party, either with or without suit, in the same proportion that the amount of the reduction in the employers liability to pay compensation bears to the total recovery had from such third-party.

And the amendment was adopted.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Dodd	Hearn	Phillips
Adams	Edwards	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnson (J. T. Tom)	Pruitt
Bailey	Ferguson	Johnston (Leonard)	Ramey
Barnett	Franklin	Jones (Covington)	Rast
Bassett	Gilchrist	Jones (Monroe)	Rogers
Bevill	Gilmer	Lee	Rozelle
Bishop	Glass	Locke	Salter
Boyd	Goldthwaite	Long (Perry)	Self
Brannan	Goodwyn	McClendon (Chambers)	Sessions
Brewer	Gordon	McCorquodale	Shumate
Britton	Grant	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gross	Martin	Smith (St. Clair)
Brooks	Grouby	Merrill	Steagall
Cabiness	Guthrie	Morrow	Sullivan
Callahan	Hain	Murphy	Taylor
Camp	Hanby	Nettles	Thomas
Cates	Hankins	Nichols	Trimmier
Copeland	Hardy	Oakley	Turner
Cornett	Harvey	Owens	Turnham
Daniel	Hawkins	Perry	Vickers
Dickson			

—89

And said bill, H. 183, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Powell
Adams	Edwards	Johnson (J. T. Tom)	Pruitt
Albea	Engel	Johnston (Leonard)	Ramey
Bailey	Faulk	Jones (Covington)	Rast
Barnett	Ferguson	Jones (Monroe)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilmer	Locke	Salter
Bishop	Glass	Long (Lauderdale)	Self
Boyd	Goldthwaite	Long (Perry)	Sessions
Brannan	Goodwyn	McClendon (Chambers)	Shumate
Brewer	Gordon	McCorquodale	Smith (Russell)
Britton	Grant	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Gross	Martin	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Callahan	Hain	Murphy	Sullivan
Camp	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Copeland	Harvey	Owens	Trimmier
Cornett	Hawkins	Perry	Turner
Daniel	Hearn	Phillips	Turnham
Dickson	Jenkins	Pierce	Vickers

—92

And the bill:

H. 184. To amend Sections 344, 347, 349, 353, 354, 357, 362, 363, 365, 366, and 367, of Title 26, Code of Alabama 1940, as last amended; and to repeal Section 364, of Title 26, Code of Alabama 1940.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pierce
Adams	Dodd	Johnson (Hardaway)	Powell
Albea	Dunn	Johnson (J. T. Tom)	Pruitt
Bailey	Edwards	Johnston (Leonard)	Ramey
Barnett	Engel	Jones (Covington)	Rast
Bassett	Ferguson	Jones (Monroe)	Rogers
Bevill	Franklin	Lee	Rozelle
Bishop	Gilmer	Locke	Self
Boyd	Glass	Long (Lauderdale)	Sessions
Brannan	Goldthwaite	Long (Perry)	Shumate
Branyon	Goodwyn	McClendon (Chambers)	Smith (Russell)
Brewer	Gordon	McCorquodale	Smith (St. Clair)
Britton	Grant	McLendon (Bullock)	Solomon
Broadfoot	Gross	Martin	Speaks
Brooks	Grouby	Meade	Steagall
Cabiness	Guthrie	Merrill	Sullivan
Callahan	Hain	Morrow	Taylor
Camp	Hanby	Murphy	Thomas
Cates	Hankins	Nettles	Torbert
Chambers	Hardy	Nichols	Trimmier
Cook	Harvey	Oakley	Turner
Copeland	Hawkins	Owens	Turnham
Cornett	Hearn	Perry	Vickers
Daniel	Ingram	Phillips	

—95

And the bill:

H. 185. To amend Sections 8, 181, 191, 202, 204, 207, 209, 213, and 251, Title 26, Code of Alabama, 1940, as amended, the same relating to unemployment compensation.

Was taken up.

Mr. Shumate offered the following amendment to the bill, H. 185:

Amend H. B. 185 by adding the following to subsection G of section 204:

Whenever at the end of any calendar year the Unemployment Compensation Trust Fund is in excess of the minimum normal amount by an amount that is one and one-quarter times the minimum normal amount, the employee's contribution rate will be discontinued the next April 1 and the employer will discontinue withholding any contribution from the employee's wage. At the end of any calendar year when the fund has dropped to a point equal to less than three-quarter times the minimum normal amount the employee tax will be reinstated on April 1 of the next succeeding year at the rates hereinabove provided.

On motion of Mr. Goodwyn the amendment offered by Mr. Shumate was laid upon the table.

Yeas 65; Nays 31.

Yeas:

Mr. Speaker	Franklin	Jones (Covington)	Pierce
Adams	Gilchrist	Jones (Monroe)	Powell
Bailey	Gilmer	Lee	Pruitt
Barnett	Glass	Locke	Rast
Bassett	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rogers
Brannan	Grant	McCorquodale	Rozelle
Branyon	Hain	McLendon (Bullock)	Self
Brooks	Hanby	Martin	Sessions
Cates	Hankins	Morrow	Smith (Russell)
Chambers	Hardy	Murphy	Solomon
Cornett	Harvey	Nettles	Steagall
Daniel	Hawkins	Oakley	Thomas
Dickson	Ingram	Owens	Torbert
Dunn	Jenkins	Perry	Turner
Edwards	Johnson (Hardaway)	Phillips	Turnham
Faulk			

—65

Nays:

Messrs.	Callahan	Gordon	Merrill
Albea	Camp	Gross	Nichols
Bevill	Casey	Grouby	Oden
Bishop	Cook	Guthrie	Salter
Brewer	Copeland	Johnson (J. T. Tom)	Shumate
Britton	Dodd	Johnston (Leonard)	Speaks
Broadfoot	Engel	Long (Lauderdale)	Sullivan
Cabiness	Ferguson	Meade	Trimmier

—31

And said bill, H. 185, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 4.

Yeas:

Mr. Speaker	Cornett	Hawkins	Perry
Adams	Daniel	Hearn	Phillips
Albea	Dickson	Ingram	Pierce
Avery	Dodd	Jenkins	Powell
Bailey	Dunn	Johnson (Hardaway)	Ramey
Barnett	Edwards	Johnson (J. T. Tom)	Rast
Bassett	Faulk	Johnston (Leonard)	Rogers
Bevill	Ferguson	Jones (Covington)	Rozelle
Bishop	Franklin	Jones (Monroe)	Salter
Boyd	Gilchrist	Lee	Self
Brannan	Gilmer	Locke	Sessions
Branyon	Glass	Long (Perry)	Shumate
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Gordon	McLendon (Bullock)	Solomon
Brooks	Grant	Martin	Speaks
Cabiness	Gross	Meade	Steagall
Callahan	Grouby	Merrill	Sullivan
Camp	Guthrie	Morrow	Taylor
Casey	Hain	Murphy	Thomas
Cates	Hanby	Nettles	Torbert
Chambers	Hankins	Nichols	Turner
Cook	Hardy	Oakley	Turnham
Copeland	Harvey	Owens	Vickers

—96

Nays:

Messrs.	Long (Lauderdale)	Oden	Trimmier
Engel			

—4

And the bill:

H. 181. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 98; Nays 0.

Yeas:

Mr. Speaker	Barnett	Brannan	Brooks
Adams	Bassett	Branyon	Cabiness
Albea	Bevill	Brewer	Camp
Avery	Bishop	Britton	Casey
Bailey	Boyd	Broadfoot	Cates

Chambers	Gross	Long (Perry)	Ramey
Cook	Grouby	McClendon (Chambers)	Rast
Copeland	Guthrie	McCorquodale	Rogers
Cornett	Hain	McLendon (Bullock)	Rozelle
Daniel	Hanby	Martin	Self
Dickson	Hankins	Meade	Sessions
Dodd	Hardy	Merrill	Shumate
Dunn	Harvey	Morrow	Smith (Russell)
Edwards	Hawkins	Murphy	Smith (St. Clair)
Engel	Hearn	Nettles	Solomon
Faulk	Ingram	Nichols	Speaks
Ferguson	Jenkins	Oakley	Steagall
Franklin	Johnson (Hardaway)	Oden	Sullivan
Gilchrist	Johnson (J. T. Tom)	Owens	Taylor
Gilmer	Johnston (Leonard)	Perry	Thomas
Glass	Jones (Covington)	Phillips	Torbert
Goldthwaite	Jones (Monroe)	Pierce	Turner
Goodwyn	Lee	Powell	Turnham
Gordon	Locke	Pruitt	Vickers
Grant	Long (Lauderdale)		

—98

And the bill:

H. 182. To amend Section 242 and 243 of Title 22, Code of Alabama (1940), which relates to narcotic drugs and poisons.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Owens
Adams	Dickson	Hearn	Perry
Albea	Dodd	Ingram	Phillips
Avery	Dunn	Jenkins	Pierce
Bailey	Edwards	Johnson (Hardaway)	Powell
Barnett	Engel	Johnston (Leonard)	Pruitt
Bassett	Faulk	Jones (Covington)	Ramey
Bevill	Ferguson	Jones (Monroe)	Rogers
Bishop	Franklin	Lee	Rozelle
Boyd	Gilchrist	Locke	Salter
Brannan	Gilmer	Long (Lauderdale)	Self
Branyon	Glass	Long (Perry)	Sessions
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Gordon	McLendon (Bullock)	Speaks
Brooks	Grant	Martin	Steagall
Cabiness	Gross	Meade	Sullivan
Camp	Grouby	Merrill	Taylor
Casey	Guthrie	Morrow	Thomas
Cates	Hain	Murphy	Torbert
Chambers	Hanby	Nettles	Trimmier
Cook	Hankins	Nichols	Turner
Copeland	Hardy	Oakley	Turnham
Cornett	Harvey	Oden	

—95

And the bill:

H. 48. To repeal subsection H. of Section 214, Title 26, Code of Alabama 1940, which relates to a disqualification for benefits under the unemployment compensation act (5 Code of Alabama 1955 Cumulative Pocket Part 265).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 1.

Yeas:

Mr. Speaker	Daniel	Jenkins	Pierce
Adams	Dickson	Johnson (Hardaway)	Powell
Albea	Dodd	Johnson (J. T. Tom)	Pruitt
Avery	Dunn	Johnston (Leonard)	Ramey
Bailey	Engel	Jones (Covington)	Rast
Barnett	Ferguson	Jones (Monroe)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (Lauderdale)	Self
Boyd	Glass	Long (Perry)	Sessions
Brannan	Goldthwaite	McClendon (Chambers)	Shumate
Branyon	Gordon	McCorquodale	Smith (Russell)
Brewer	Grant	McLendon (Bullock)	Smith (St. Clair)
Britton	Gross	Meade	Solomon
Broadfoot	Crouby	Merrill	Speaks
Brooks	Guthrie	Morrow	Steagall
Cabiness	Hain	Murphy	Sullivan
Callahan	Hanby	Nettles	Taylor
Camp	Hankins	Nichols	Thomas
Casey	Hardy	Oakley	Torbert
Cates	Harvey	Oden	Trimmier
Chambers	Hawkins	Owens	Turner
Cook	Hearn	Perry	Turnham
Copeland	Ingram	Phillips	Vickers
Cornett			

—97

Nay:

Mr. Goodwyn

—1

And the bill:

H. 51. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 100; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Perry
Adams	Dickson	Ingram	Phillips
Albea	Dodd	Jenkins	Pierce
Avery	Dunn	Johnson (Hardaway)	Powell
Bailey	Edwards	Johnson (J. T. Tom)	Pruitt
Barnett	Engel	Johnston (Leonard)	Ramey
Bassett	Faulk	Jones (Covington)	Rogers
Bevill	Ferguson	Jones (Monroe)	Rozelle
Bishop	Franklin	Lee	Salter
Boyd	Gilchrist	Locke	Self
Brannan	Gilmer	Long (Lauderdale)	Sessions
Branyon	Glass	Long (Perry)	Shumate
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Gordon	McLendon (Butlock)	Solomon
Brooks	Grant	Martin	Speaks
Cabiness	Gross	Meade	Steagall
Callahan	Grouby	Merrill	Sullivan
Camp	Guthrie	Morrow	Taylor
Casey	Hain	Murphy	Thomas
Cates	Hanby	Nettles	Torbert
Chambers	Hankins	Nichols	Trimmier
Cook	Hardy	Oakley	Turner
Copeland	Harvey	Oden	Turnham
Cornett	Hawkins	Owens	Vickers

—100

And the bill:

H. 93. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 99; Nays 0.

Yeas:

Mr. Speaker	Brewer	Cornett	Goldthwaite
Adams	Britton	Daniel	Goodwyn
Albea	Broadfoot	Dickson	Gordon
Avery	Brooks	Dodd	Grant
Bailey	Cabiness	Edwards	Gross
Barnett	Callahan	Engel	Grouby
Bassett	Camp	Faulk	Guthrie
Bevill	Casey	Ferguson	Hain
Bishop	Cates	Franklin	Hanby
Boyd	Chambers	Gilchrist	Hankins
Brannan	Cook	Gilmer	Hardy
Branyon	Copeland	Glass	Harvey

Hawkins	McClendon (Chambers)	Perry	Smith (St. Clair)
Hearn	McCorquodale	Phillips	Solomon
Ingram	McLendon (Bullock)	Pierce	Speaks
Jenkins	Martin	Powell	Steagall
Johnson (Hardaway)	Meade	Pruitt	Sullivan
Johnson (J. T. Tom)	Merrill	Ramey	Taylor
Johnston (Leonard)	Morrow	Rast	Thomas
Jones (Covington)	Murphy	Rogers	Torbert
Jones (Monroe)	Nettles	Rozelle	Trimmier
Lee	Nichols	Salter	Turner
Locke	Oakley	Self	Turnham
Long (Lauderdale)	Oden	Sessions	Vickers
Long (Perry)	Owens	Smith (Russell)	

—99

And the bill:

H. 95. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Adams	Dunn	Johnson (Hardaway)	Pierce
Bailey	Engel	Johnson (J. T. Tom)	Powell
Barnett	Faulk	Johnston (Leonard)	Pruitt
Bassett	Ferguson	Jones (Covington)	Ramey
Bevill	Franklin	Jones (Monroe)	Rast
Bishop	Gilchrist	Lee	Roberts
Boyd	Gilmer	Locke	Rogers
Brannan	Glass	Long (Lauderdale)	Rozelle
Branyon	Goldthwaite	Long (Perry)	Salter
Brewer	Goodwyn	McClendon (Chambers)	Self
Britton	Gordon	McCorquodale	Sessions
Broadfoot	Grant	McLendon (Bullock)	Smith (Russell)
Brooks	Gross	Martin	Smith (St. Clair)
Cabiness	Grouby	Meade	Speaks
Callahan	Guthrie	Merrill	Steagall
Camp	Hain	Morrow	Sullivan
Casey	Hanby	Murphy	Taylor
Cates	Hankins	Nettles	Thomas
Chambers	Hardy	Nichols	Torbert
Cook	Harvey	Oakley	Trimmier
Copeland	Hawkins	Oden	Turner
Cornett	Hearn	Owens	Turnham
Daniel	Ingram	Perry	Vickers
Dickson			

—97

And the bill:

H. 96. To protect and preserve basic trust and fiduciary purposes and interest inherent in the intent and understanding when property in

Alabama shall have been subjected or devoted to local fraternal uses; to prevent impairment of such intent and to preserve the charitables or trust use intended, from subjection to uses, functions or rules subversive of such intent or inconsistent with social order, harmony and good will in the administration thereof as a result of or in the event of action by any higher or affiliate order or other authority affecting the administration or use of the property; and to provide for repayment of loans or grants made by the parent order (or its affiliated organization) to the local fraternity as those terms are herein defined; and to provide procedure for protection and preservation of such intent and the fraternal, charitable or educational use involved and said declaratory act to that end.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Owens
Adams	Dickson	Ingram	Perry
Albea	Dodd	Jenkins	Phillips
Avery	Dunn	Johnson (Hardaway)	Pierce
Bailey	Edwards	Johnson (J. T. Tom)	Powell
Barnett	Engel	Johnston (Leonard)	Pruitt
Bassett	Faulk	Jones (Covington)	Ramey
Bevill	Ferguson	Jones (Monroe)	Rast
Bishop	Franklin	Locke	Roberts
Boyd	Gilchrist	Long (Lauderdale)	Rogers
Brannan	Gilmer	Long (Perry)	Rozelle
Branyon	Glass	McClendon (Chambers)	Self
Brewer	Goldthwaite	McCorquodale	Sessions
Britton	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Speaks
Cabiness	Gross	Merrill	Steagall
Callahan	Grouby	Morrow	Sullivan
Camp	Hain	Murphy	Taylor
Casey	Hanby	Nettles	Torbert
Cates	Hankins	Nichols	Turner
Chambers	Hardy	Oakley	Turnham
Copeland	Harvey	Oden	Vickers
Cornett	Hawkins		

—94

And the bill:

H. 97. (with substitute). To license and regulate the business of selling and issuing checks, drafts and money orders as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; and to prescribe penalties for violation of, or non-compliance with, this act.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Judiciary, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

Be It Enacted by the Legislature of Alabama as Follows:

Section 1. This act shall be known and may be cited as the "Sale of Checks Act."

Section 2. For purposes of this act:

"Person" means any individual, partnership, association, joint stock association, trust or corporation.

"Licensee" means any person duly licensed by the commissioner pursuant to this act.

"Check" means any check, draft, money order or other instrument for the transmission or payment of money.

"Commissioner" means the securities commissioner of the State of Alabama.

Section 3. No person, as a service or for a fee or other consideration, shall engage in the business of selling, issuing or otherwise dispensing checks or receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts without first obtaining a license from the commissioner pursuant to the provisions of this act.

Section 4. Nothing in this act shall apply to the sale or issuance or dispensing of checks, or the receiving of money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, by:

(a) Banks, trust companies, and savings and loan associations organized under the laws of this state or of the United States; or

(b) The Government of the United States or any department or agency thereof; or

(c) The State of Alabama or any municipal corporation, county or other political subdivision of this state.

Neither shall this act apply to the receipt of money by an incorporated telegraph company or any agent thereof for immediate transmission by telegraph.

Section 5. Each application for a license to engage in the business of selling or issuing or dispensing checks or receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts shall be made in writing and under oath to the commissioner in such form as he may prescribe. The application shall state the full name and business address of

(a) The proprietor, if the applicant is an individual;

(b) Every member, if the applicant is a partnership or association, except that if the applicant is a joint stock association having fifty or more members the name and business address need be given only of the association and each officer and director thereof;

(c) The corporation and each officer and director thereof, if the applicant is a corporation.

Section 6. Each application for a license shall be accompanied by an investigation fee of \$100, and a license fee in the amount required by Section 9 hereof. The license fee shall be refunded if the application is denied. No investigation fee shall be refunded. All investigation fees collected by the commissioner under the provisions of this act shall be deposited with the State Treasurer and shall be set aside by him in a separate fund earmarked for the use of the State Securities Commission in the administration and enforcement of this act.

Section 7. Each application for a license shall be accompanied by:

(a) Certified financial statements, reasonably satisfactory to the commissioner, showing that the applicant's net worth exceeds \$5,000; and

(b) A corporate surety bond in the principal sum of \$10,000 for the principal office plus an additional principal sum of \$5,000 for each additional location, office or agency of such applicant in this state at which the business is to be conducted, but in no event shall the bond be required to be in a principal sum in excess of \$50,000. If the bond accompanying the application is in a principal sum less than \$50,000, the application shall also be accompanied by a list of the locations, offices and agencies at which the business is to be conducted. The bond shall be in a form satisfactory to the commissioner and shall be issued by a bonding company or insurance company authorized to do business in this state, to secure the faithful performance of the obligations of the applicant and the agents and subagents of the applicant with respect to the receipt, transmission and payment of money in connection with the sale or issuance or dispensing of checks or the payment of obligors' bills, invoices or accounts.

In lieu of such corporate surety bond the applicant may deposit with the State Treasurer bonds or other obligations of this state or of any municipal corporation, county, or other political subdivision or agency of this state in principal amount at least equal to that of the corporate surety bond otherwise required. Such bonds or obligations shall be deposited with the State Treasurer to secure the same obligations as would a corporate surety bond, but the depositor shall be entitled to receive all interest and dividends thereon and shall have the right to substitute other bonds or obligations

for those deposited, with the approval of the commissioner, and shall be required so to do on order of the commissioner made for good cause shown.

Section 8. Upon the filing of the application, the payment of the investigation fee and license fee, and the approval by the commissioner of the bond or securities delivered pursuant to Section 7 hereof, the commissioner shall investigate the financial responsibility, financial and business experience, character and general fitness of the applicant and, if he deems it advisable, of its officers and directors, and, if he finds these factors and qualities meet the requirements of this act and are such as to warrant the belief that the applicant's business will be conducted honestly, fairly, equitably, carefully and efficiently and in a manner commanding the confidence and trust of the community, he shall issue to the applicant a license to engage in the business of selling and issuing and dispensing checks and receiving money as agent of obligors for the purpose of paying such obligors' bills, invoices or accounts, subject to the provisions of this act.

Section 9. Each licensee shall pay to the commissioner with his application, and annually thereafter on or before April 1st of each year, a license fee of \$250 for the principal office and an additional \$5.00 for each additional location, office or agency at which the business is to be conducted; provided, however, that no such additional fee shall be required for any agent or sub-agent of a licensee if the agent or sub-agent is exempted by Section 4 (a) hereof; and provided, further, that no person shall be required to pay an amount in excess of \$500 per year for a license hereunder.

Section 10. Each licensee may conduct business at one or more locations within this state and through or by means of such employees, agents, sub-agents or representatives as such licensee may from time to time designate and appoint. No license under this act shall be required of any such employee, agent, sub-agent or representative with respect to transactions in which he is acting for or in behalf of a licensee hereunder.

Section 11. Each licensee shall file with a commissioner annually on or before April 1st of each year a statement listing the locations, offices and agencies authorized by the licensee to act for or on behalf of the licensee in selling or issuing or dispensing checks or receiving money as the agent of obligors for the purpose of paying such obligors' bills, invoices or accounts. A supplemental statement setting forth any changes in the list of locations, offices and agencies shall be filed with the commissioner on or before the 1st day of July, October and January of each year and the principal sum of the corporate surety bond or deposit required under Section 7 hereof shall be adjusted, if appropriate, to reflect any increase or decrease in the number of locations, offices and agencies. An additional \$5.00 for each new location, office or agency shall be paid to the commissioner, unless the maximum license fee provided by Section 9 hereof has already been paid. Such annual and supplemental statements shall not be required of any licensee who pays the maximum license fee provided by Section 9 hereof and who continues to maintain a corporate surety bond or deposit in the principal sum of \$50,000.

Section 12. No license shall be denied or revoked except on ten days' notice to the applicant or licensee. Upon receipt of such notice the applicant or licensee may, within five days of such receipt, make written demand for a hearing. Pending final determination of the matter by the commissioner or by the courts, any revocation order shall be suspended provided that the licensee posts a bond in an amount deemed adequate by the commissioner but not to exceed \$50,000. Such bond shall secure the same obligations as does the corporate surety bond or deposit required by Sec-

tion 7 hereof but shall be in addition to the bond or deposit required thereby. Upon receipt of such written demand, the commissioner shall thereafter, with reasonable promptness, hear and determine the matter as provided by law. If the applicant or licensee deems himself aggrieved by such determination or order of the commissioner, he may, within fifteen days after such determination or order, have such determination or order reviewed by appeal to the Circuit Court of Montgomery County, Alabama, sitting in equity, by filing a petition setting out the specific order or action or part thereof whereby such person deems himself aggrieved. All such petitions shall be given preferred settings and shall be heard by the court as speedily as possible. Such an appeal shall be perfected upon the posting of a bond for the costs of the appeal, accompanied by the said petition. Any party to said appeal may appeal to the Supreme Court of Alabama from the judgment or decree of the said circuit court, within thirty days from the rendition of said judgment or decree, in the manner provided by law for appeals to the Supreme Court of Alabama from circuit courts, sitting in equity.

Section 13. The commissioner may at any time revoke a license, on any ground on which he might refuse to grant a license, for failure to pay an annual fee or for violation of any provision of this act, subject to the provisions of this act.

Section 14. Any provision hereof to the contrary notwithstanding, the commissioner may at any time, if in his opinion the protection of the public so requires, increase the principal sum of the bond or deposit required of any applicant or licensee by Section 7 hereof but in no case shall be principal sum of the required bond or deposit exceed \$50,000 except as provided by Section 12 hereof.

Section 15. If any person to whom or which this act applies or any agent, sub-agent or representative of such person violates any of the provisions of this act or attempts to transact the business of selling or issuing or dispensing checks, or the business of receiving money as agent of obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration, without having first obtained a license from the commissioner pursuant to the provisions of this act, such person and each such agent, sub-agent or representative shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than \$100 nor more than \$500, and may also be confined in the county jail, or sentenced to hard labor for the county, for not more than twelve months. Each violation shall constitute a separate offense.

Section 16. The provisions of this act are severable. Should any provision, portion or section hereof be held invalid or unenforceable by a court of competent jurisdiction, such holding shall not invalidate or render unenforceable the remaining provisions, portions or sections hereof.

Section 17. This act shall become effective on April 1, 1962.

And the substitute was adopted.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea

Avery
Barnett
Bassett

Bevill
Bishop
Boyd

Brannan
Branyon
Brewer

Britton	Gilchrist	Jones (Monroe)	Pruitt
Broadfoot	Gilmer	Lee	Ramey
Brooks	Glass	Locke	Rast
Cabiness	Goldthwaite	Long (Lauderdale)	Roberts
Callahan	Goodwyn	Long (Perry)	Rogers
Camp	Gordon	McClendon (Chambers)	Rozelle
Casey	Grant	McLendon (Bullock)	Self
Cates	Gross	Martin	Sessions
Chambers	Grouby	Meade	Smith (Russell)
Cook	Hain	Merrill	Smith (St. Clair)
Copeland	Hanby	Morrow	Speaks
Cornett	Hankins	Murphy	Steagall
Daniel	Hardy	Nettles	Sullivan
Dickson	Harvey	Nichols	Taylor
Dodd	Hawkins	Oakley	Thomas
Dunn	Hearn	Oden	Torbert
Edwards	Ingram	Owens	Trimmier
Engel	Jenkins	Perry	Turner
Faulk	Johnson (J. T. Tom)	Phillips	Turnham
Ferguson	Johnston (Leonard)	Pierce	Vickers
Franklin	Jones (Covington)	Powell	

—95

And said bill, H. 97, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 2.

Yeas:

Mr. Speaker	Cornett	Hearn	Perry
Adams	Daniel	Ingram	Phillips
Albea	Dickson	Jenkins	Pierce
Avery	Dodd	Johnson (Hardaway)	Powell
Bailey	Edwards	Johnson (J. T. Tom)	Pruitt
Barnett	Engel	Johnston (Leonard)	Ramey
Bassett	Faulk	Jones (Covington)	Rast
Bevill	Ferguson	Jones (Monroe)	Ray
Bishop	Franklin	Lee	Roberts
Boyd	Gilchrist	Locke	Rogers
Brannan	Gilmer	Long (Lauderdale)	Rozelle
Branyon	Glass	Long (Perry)	Self
Brewer	Goldthwaite	McClendon (Chambers)	Sessions
Britton	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Speaks
Cabiness	Gross	Merrill	Steagall
Callahan	Grouby	Morrow	Sullivan
Camp	Hain	Murphy	Taylor
Cascy	Hanby	Nettles	Thomas
Cates	Hankins	Nichols	Torbert
Chambers	Hardy	Oakley	Trimmier
Cook	Harvey	Oden	Turner
Copeland	Hawkins	Owens	Vickers

—96

Nays:

Messrs.	Dunn	McCorquodale
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—2

And the bill:

H. 98. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

Was taken up.

Mr. Locke offered the following amendment to the bill, H. 98, as amended:

Amendment to H. B. 98

Amend Sec. 3 by deleting the words "after the expiration of three months from final adjournment of the current session of the Legislature" and insert in lieu thereof

"on the first Tuesday of May 1962."

And the amendment was adopted.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Cornett	Jenkins	Perry
Adams	Daniel	Johnson (Hardaway)	Phillips
Albea	Dickson	Johnson (J. T. Tom)	Pierce
Avery	Dodd	Johnston (Leonard)	Powell
Bailey	Dunn	Jones (Covington)	Pruitt
Barnett	Engel	Jones (Monroe)	Rast
Bassett	Faulk	Lee	Ray
Bevill	Ferguson	Locke	Rogers
Bishop	Franklin	Long (Lauderdale)	Rozelle
Boyd	Gilchrist	Long (Perry)	Self
Brannan	Gilmer	McClendon (Chambers)	Sessions
Branyon	Glass	McCorquodale	Smith (Russell)
Brewer	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Britton	Goodwyn	Martin	Speaks
Broadfoot	Gordon	Meade	Steagall
Brooks	Grant	Merrill	Sullivan
Cabiness	Gross	Morrow	Taylor
Callahan	Grouby	Murphy	Thomas
Camp	Hain	Nettles	Torbert
Casey	Hankins	Nichols	Trimmier
Cates	Hardy	Oakley	Turner
Chambers	Harvey	Oden	Turnham
Cook	Hearn	Owens	Vickers
Copeland	Ingram		

—94

And said bill, H. 98, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 91; Nays 0.

Yeas:

Mr. Speaker	Cornett	Ingram	Phillips
Adams	Daniel	Jenkins	Pierce
Albea	Dickson	Johnson (Hardaway)	Powell
Bailey	Dodd	Johnston (Leonard)	Pruitt
Barnett	Dunn	Jones (Covington)	Ramey
Bassett	Engel	Jones (Monroe)	Rast
Bevill	Faulk	Lee	Ray
Bishop	Ferguson	Locke	Rogers
Boyd	Franklin	Long (Lauderdale)	Rozelle
Brannan	Gilchrist	Long (Perry)	Self
Branyon	Gilmer	McClendon (Chambers)	Sessions
Brewer	Glass	McCorquodale	Smith (Russell)
Britton	Goldthwaite	McLendon (Bullock)	Speaks
Broadfoot	Gordon	Martin	Steagall
Brooks	Grant	Meade	Sullivan
Cabiness	Gross	Merrill	Taylor
Callahan	Grouby	Murphy	Thomas
Camp	Hain	Nettles	Torbert
Casey	Hanby	Nichols	Trimmier
Cates	Hankins	Oakley	Turner
Chambers	Hardy	Oden	Turnham
Cook	Harvey	Owens	Vickers
Copeland	Hearn	Perry	

—91

H. 129 INDEFINITELY POSTPONED

On motion of Mr. Perry, the bill, H. 129, was indefinitely postponed.

Yeas 54; Nays 29.

Yeas:

Mr. Speaker	Daniel	Hearn	Oakley
Albea	Dickson	Ingram	Perry
Bailey	Dunn	Jenkins	Powell
Barnett	Edwards	Johnston (Leonard)	Pruitt
Bassett	Engel	Jones (Covington)	Rast
Bevill	Ferguson	Lee	Rogers
Bishop	Gilmer	Long (Perry)	Sessions
Boyd	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Brannan	Gordon	McCorquodale	Smith (St. Clair)
Britton	Grant	McLendon (Bullock)	Solomon
Broadfoot	Hain	Morrow	Steagall
Casey	Hardy	Murphy	Thomas
Cates	Harvey	Nettles	Turner
Cook	Hawkins		

—54

Nays:

Messrs.	Faulk	Jones (Monroe)	Salter
Branyon	Franklin	Long (Lauderdale)	Self
Brooks	Gilchrist	Merrill	Shumate
Cabiness	Goodwyn	Nichols	Speaks
Callahan	Gross	Oden	Taylor
Camp	Grouby	Phillips	Torbert
Copeland	Hanby	Rozelle	Turnham
Dodd	Hankins		

—29

And the bill:

H. 141. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

Was taken up.

Mr. Roberts offered the following amendment to the bill, H. 141:

Amend Section 2 by providing that the first sentence thereof shall read as follows: An election upon the proposed amendment is ordered to be held on the first Tuesday in May, 1962.

And the amendment was adopted.

Yeas 91; Nays 0.

Yeas:

Mr. Speaker	Cornett	Jenkins	Powell
Adams	Daniel	Johnson (J. T. Tom)	Pruitt
Albea	Dickson	Johnston (Leonard)	Ramey
Avery	Dodd	Jones (Covington)	Rast
Bailey	Dunn	Jones (Monroe)	Ray
Barnett	Engel	Lee	Rogers
Bassett	Faulk	Long (Lauderdale)	Rozelle
Bishop	Ferguson	Long (Perry)	Self
Boyd	Franklin	McClendon (Chambers)	Sessions
Brannan	Gilchrist	McCorquodale	Smith (Russell)
Branyon	Gilmer	McLendon (Bullock)	Smith (St. Clair)
Brewer	Glass	Martin	Solomon
Britton	Goldthwaite	Meade	Speaks
Broadfoot	Gordon	Merrill	Steagall
Brooks	Grant	Morrow	Sullivan
Cabiness	Gross	Murphy	Taylor
Callahan	Grouby	Nettles	Thomas
Camp	Hanby	Nichols	Torbert
Casey	Hankins	Oakley	Trimmier
Cates	Hardy	Oden	Turner
Chambers	Harvey	Perry	Turnham
Cook	Hawkins	Phillips	Vickers
Copeland	Ingram	Pierce	

—91

And said bill, H. 141, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Camp
Adams	Bevill	Britton	Casey
Albea	Bishop	Broadfoot	Cates
Avery	Boyd	Brooks	Chambers
Bailey	Brannan	Cabiness	Cook
Barnett	Branyon	Callahan	Cornett

Daniel	Hankins	Martin	Rogers
Dickson	Hardy	Meade	Rozelle
Dodd	Harvey	Merrill	Self
Dunn	Hawkins	Murphy	Sessions
Engel	Ingram	Nettles	Smith (St. Clair)
Faulk	Jenkins	Nichols	Solomon
Ferguson	Johnson (J. T. Tom)	Oakley	Speaks
Gilchrist	Johnston (Leonard)	Oden	Steagall
Gilmer	Jones (Covington)	Perry	Sullivan
Glass	Jones (Monroe)	Phillips	Taylor
Goldthwaite	Lee	Pierce	Thomas
Gordon	Long (Lauderdale)	Powell	Torbert
Grant	Long (Perry)	Pruitt	Trimmier
Gross	McClendon (Chambers)	Ramey	Turner
Hain	McCorquodale	Rast	Turnham
Hanby	McLendon (Bullock)	Ray	Vickers

—88

And the bill:

H. 138. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 80; Nays 5.

Yeas:

Mr. Speaker	Dickson	Harvey	Perry
Avery	Dodd	Hawkins	Phillips
Bailey	Dunn	Hearn	Pierce
Barnett	Edwards	Ingram	Powell
Bassett	Engel	Jenkins	Ramey
Boyd	Faulk	Johnson (Hardaway)	Rast
Brannan	Ferguson	Johnson (J. T. Tom)	Roberts
Branyon	Franklin	Jones (Covington)	Rozelle
Brewer	Gilchrist	Jones (Monroe)	Sessions
Britton	Gilmer	Lee	Smith (Russell)
Brooks	Glass	Long (Lauderdale)	Smith (St. Clair)
Cabiness	Goldthwaite	Long (Perry)	Solomon
Callahan	Goodwyn	McCorquodale	Speaks
Camp	Gordon	McLendon (Bullock)	Steagall
Casey	Grant	Martin	Taylor
Cates	Grouby	Meade	Thomas
Chambers	Guthrie	Morrow	Torbert
Cook	Hain	Nettles	Trimmier
Cornett	Hankins	Nichols	Turner
Daniel	Hardy	Oakley	Turnham

—80

Nays:

Messrs.	Broadfoot	Hanby	Self
Bishop	Gross		

—5

And the bill:

H. 139. (with substitute). Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration requirements and questionnaires.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Judiciary, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration requirements and questionnaires.

Be It Enacted by the Legislature of Alabama:

Section 1. The following proposal to amend the Constitution of Alabama shall be submitted at the election provided for in Section 2; namely that Article VIII, Section 181 be amended to read as follows:

Section 181. The following persons and no others who, if they are citizens of the United States over the age of twenty-one years and have the qualifications as to residence prescribed in Section 178 of this article, shall be qualified to register as electors provided they shall not be disqualified under Section 182 of this constitution; those who can read and write any article of the constitution of the United States in the English language which may be submitted to them by the board of registrars, provided, however, no persons shall be entitled to register as electors except those who are of good character and who embrace the duties and obligations of citizenship under the constitution of the United States and under the constitution of the State of Alabama, and provided further, that in order to aid the members of the boards of registrars, who are hereby constituted and declared to be judicial officers, to judicially determine if applicants to register have the qualifications hereinabove set out, each applicant shall be furnished by the board of registrars a written application form and a sealed examination, which shall be uniform in all cases with no discrimination as between applicants. The form and contents of such application form and sealed examination shall be prescribed by a state board of examiners for voter registration to be appointed by the Legislative Council of Alabama, which application shall be so worded that the answers thereto will place before the board of registrars information necessary or proper to aid them to pass upon the qualifications of each applicant, and which examination shall be graded by the state board of examiners for voter registration which must certify to the several boards of registrars of the state whether or not each applicant, who shall be designated by number only, has passed or has not passed the examination. The examination shall be provided and shall be administered as provided by the legislature. The application shall be answered in writing by the applicant in the presence of the board without assistance, and there shall be incorporated in such answer an oath to support and defend the constitution of the United States and the constitu-

tion of the State of Alabama and a statement in such oath by the applicant disavowing belief in or affiliation at any time with any group or party which advocated the overthrow of the government of the United States or the State of Alabama by unlawful means, which answers and oath shall be duly signed and sworn to by the applicant before a member of the county board of registrars. Such application and written answers of the applicant thereto shall be filed with the records of the respective boards of registrars and such examination shall be filed with the records of the state board of examiners.

The board may receive information respecting the applicant and the truthfulness of any information furnished by him. Provided further, that if solely because of physical handicaps the applicant is unable to read or write, then he shall be exempt from the above stated requirements which he is unable to meet because of such physical handicap, and in such cases a member of the board of registrars shall read to the applicant the questionnaire and oaths herein provided for and the applicant's answers thereto shall be written down by such board member, and the applicant shall be registered as a voter if he meets all other requirements herein set out.

Section 2. An election upon the proposed amendment is ordered to be held on the first Tuesday in May 1962. The election shall be held in accordance with the provisions of Section 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, of the Code of Alabama 1940.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the state. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

And the substitute was adopted.

Yeas 88; Nays 2.

Yeas:

Mr. Speaker	Dodd	Hearn	Phillips
Avery	Dunn	Ingram	Pierce
Bailey	Edwards	Jenkins	Powell
Bassett	Engel	Johnson (Hardaway)	Ramey
Bevill	Faulk	Johnson (J. T. Tom)	Rast
Bishop	Ferguson	Johnston (Leonard)	Ray
Boyd	Franklin	Jones (Covington)	Rogers
Brannan	Gilchrist	Jones (Monroe)	Rozelle
Branyon	Gilmer	Lee	Sessions
Brewer	Glass	Locke	Smith (Russell)
Britton	Goldthwaite	Long (Lauderdale)	Smith (St. Clair)
Brooks	Gordon	Long (Perry)	Solomon
Cabiness	Graut	McClendon (Chambers)	Speaks
Callahan	Gross	McCorquodale	Steagall
Camp	Grouby	McLendon (Bullock)	Sullivan
Casey	Guthrie	Martin	Taylor
Cates	Hain	Meade	Thomas
Chambers	Hanby	Morrow	Torbert
Cook	Hankins	Nettles	Trimmier
Cornett	Hardy	Nichols	Turner
Daniel	Harvey	Oakley	Turnham
Dickson	Hawkins	Perry	Vickers

Nays:

Messrs. Oden Self

—2

And said bill, H. 139, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 86; Nays 5.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Avery	Dunn	Jenkins	Powell
Bailey	Edwards	Johnson (Hardaway)	Ramey
Barnett	Engel	Johnson (J. T. Tom)	Rast
Bassett	Faulk	Johnston (Leonard)	Roberts
Bevill	Ferguson	Jones (Covington)	Rogers
Boyd	Franklin	Jones (Monroe)	Rozelle
Brannan	Gilchrist	Lee	Sessions
Branyon	Gilmer	Locke	Smith (Russell)
Brewer	Glass	Long (Lauderdale)	Smith (St. Clair)
Britton	Goldthwaite	Long (Perry)	Solomon
Brooks	Gordon	McCorquodale	Speaks
Cabiness	Grant	McLendon (Bullock)	Steagall
Callahan	Gross	Martin	Sullivan
Camp	Grouby	Meade	Taylor
Casey	Guthrie	Morrow	Thomas
Cates	Hain	Nettles	Torbert
Chambers	Hanby	Nichols	Trimmier
Cook	Hardy	Oakley	Turner
Cornett	Harvey	Perry	Turnham
Daniel	Hawkins	Phillips	Vickers
Dickson	Hearn		

—86

Nays:

Messrs. Broadfoot Oden Self

Bishop Hankins

—5

And the bill:

H. 178. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Britton
Adams	Barnett	Boyd	Broadfoot
Albea	Bassett	Branyon	Brooks
Avery	Bevill	Brewer	Cabiness

Camp	Grant	Locke	Rast
Casey	Gross	Long (Perry)	Roberts
Cates	Grouby	McClendon (Chambers)	Rogers
Chambers	Guthrie	McCorquodale	Rozelle
Cook	Hain	McLendon (Bullock)	Self
Cornett	Hanby	Martin	Sessions
Daniel	Hankins	Meade	Smith (Russell)
Dickson	Hardy	Merrill	Smith (St. Clair)
Dodd	Hawkins	Morrow	Solomon
Dunn	Hearn	Nettles	Speaks
Edwards	Ingram	Nichols	Steagall
Engel	Jenkins	Oakley	Sullivan
Faulk	Johnson (Hardaway)	Owens	Taylor
Ferguson	Johnson (J. T. Tom)	Perry	Thomas
Franklin	Johnston (Leonard)	Phillips	Torbert
Gilchrist	Jones (Covington)	Pierce	Trimmier
Gilmer	Jones (Monroe)	Powell	Turner
Glass	Lee	Ramey	Turnham
Gordon			

—89

And the bill:

H. 190. Relating to the dumping of refuse, rubbish, or debris on the public highways of the state and providing a penalty therefor.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 3.

Yeas:

Mr. Speaker	Daniel	Hawkins	Oakley
Adams	Dickson	Hearn	Owens
Albea	Dodd	Ingram	Perry
Bailey	Edwards	Jenkins	Phillips
Barnett	Engel	Johnson (Hardaway)	Pierce
Bassett	Faulk	Johnson (J. T. Tom)	Powell
Bevill	Ferguson	Johnston (Leonard)	Ramey
Bishop	Franklin	Jones (Covington)	Rogers
Boyd	Gilchrist	Jones (Monroe)	Rozelle
Brannan	Gilmer	Lee	Self
Branyon	Glass	Locke	Sessions
Brewer	Goldthwaite	Long (Lauderdale)	Smith (Russell)
Britton	Goodwyn	Long (Perry)	Smith (St. Clair)
Broadfoot	Gordon	McClendon (Chambers)	Speaks
Brooks	Grant	McCorquodale	Steagall
Cabiness	Gross	McLendon (Bullock)	Sullivan
Callahan	Grouby	Martin	Taylor
Camp	Guthrie	Merrill	Thomas
Cates	Hanby	Morrow	Torbert
Chambers	Hankins	Murphy	Trimmier
Cook	Hardy	Nettles	Turner
Cornett	Harris	Nichols	Vickers

—88

Nays:

Messrs.	Avery	Meade	Solomon
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—3

And the bill:

H. 191. To amend the provisions of Section 131, Title 23, Code of Alabama 1940, relating to the throwing, placing or dumping of rubbish on highways.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 1.

Yeas:

Mr. Speaker	Dickson	Hearn	Perry
Adams	Dodd	Ingram	Phillips
Albea	Dunn	Jenkins	Pierce
Avery	Edwards	Johnson (Hardaway)	Powell
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Covington)	Rogers
Bevill	Franklin	Jones (Monroe)	Rozelle
Bishop	Gilchrist	Lee	Self
Boyd	Gilmer	Locke	Sessions
Brannan	Glass	Long (Lauderdale)	Smith (Russell)
Branyon	Goldthwaite	Long (Perry)	Smith (St. Clair)
Brewer	Goodwyn	McClendon (Chambers)	Solomon
Britton	Gordon	McCorquodale	Speaks
Broadfoot	Grant	McLendon (Bullock)	Steagall
Brooks	Gross	Martin	Sullivan
Cabiness	Grouby	Merrill	Taylor
Callahan	Guthrie	Morrow	Thomas
Camp	Hain	Murphy	Torbert
Cates	Hanby	Nettles	Trimmier
Chambers	Hankins	Nichols	Turner
Cook	Hardy	Oakley	Turnham
Cornett	Harris	Owens	Vickers
Daniel	Hawkins		

—94

Nay:

Mr. Meade

—1

And the bill:

H. 192. To prohibit any person from obtaining or attempting to obtain credit, goods, property or services by false or fraudulent use of credit cards or other false and fraudulent means; to prescribe penalties therefor; to define certain words and terms; to repeal conflicting laws; and for other purposes.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Edwards	Johnson (Hardaway)	Powell
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Covington)	Rogers
Bevill	Franklin	Jones (Monroe)	Rozelle
Bishop	Gilchrist	Lee	Self
Boyd	Gilmer	Locke	Sessions
Brannan	Glass	Long (Lauderdale)	Shumate
Branyon	Goldthwaite	Long (Perry)	Smith (Russell)
Brewer	Goodwyn	McClendon (Chambers)	Smith (St. Clair)
Britton	Gordon	McCorquodale	Solomon
Broadfoot	Grant	McLendon (Bullock)	Speaks
Brooks	Gross	Martin	Steagall
Cabiness	Grouby	Meade	Sullivan
Callahan	Guthrie	Merrill	Taylor
Camp	Hain	Morrow	Thomas
Cates	Hanby	Murphy	Torbert
Chambers	Hankins	Nettles	Trimmier
Cook	Hardy	Nichols	Turner
Cornett	Harris	Oakley	Turnham
Daniel	Hawkins	Owens	Vickers
Dickson	Hearn	Perry	

—95

And the bill:

H. 209. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.*Yeas:*

Mr. Speaker	Dodd	Hearn	Perry
Adams	Dunn	Ingram	Phillips
Albea	Edwards	Jenkins	Pierce
Avery	Engel	Johnson (Hardaway)	Powell
Bailey	Faulk	Johnson (J. T. Tom)	Ramey
Barnett	Ferguson	Johnston (Leonard)	Rast
Bevill	Franklin	Jones (Covington)	Rogers
Bishop	Gilchrist	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Self
Brannan	Glass	Locke	Sessions
Branyon	Goldthwaite	Long (Perry)	Shumate
Brewer	Goodwyn	McClendon (Chambers)	Smith (Russell)
Britton	Gordon	McCorquodale	Smith (St. Clair)
Brooks	Crant	McLendon (Bullock)	Solomon
Cabiness	Gross	Martin	Speaks
Callahan	Grouby	Meade	Steagall
Camp	Guthrie	Merrill	Taylor
Cates	Hain	Morrow	Thomas
Chambers	Hanby	Murphy	Torbert
Cook	Hankins	Nettles	Trimmier
Cornett	Hardy	Nichols	Turner
Daniel	Harris	Oakley	Turnham
Dickson	Hawkins	Oden	Vickers

—92

And the bill:

H. 210. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the Chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Adams	Dunn	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Avery	Engel	Johnston (Leonard)	Ramey
Bailey	Faulk	Jones (Covington)	Rast
Barnett	Ferguson	Jones (Monroe)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilchrist	Locke	Self
Bishop	Gilmer	Long (Perry)	Sessions
Boyd	Glass	McClendon (Chambers)	Shumate
Brannan	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Britton	Gordon	Martin	Solomon
Brooks	Grant	Meade	Speaks
Cabiness	Gross	Merrill	Steagall
Callahan	Grouby	Morrow	Taylor
Camp	Guthrie	Murphy	Thomas
Cates	Hain	Nettles	Torbert
Chambers	Hanby	Nichols	Trimmier
Cook	Hankins	Oakley	Turner
Cornett	Hawkins	Oden	Turnham
Daniel	Hearn	Perry	Vickers
Dickson	Ingram		

—90

And the bill:

H. 212. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 2.

Yeas:

Mr. Speaker	Brannan	Cook	Ferguson
Albea	Brewer	Copeland	Franklin
Avery	Britton	Cornett	Gilchrist
Bailey	Broadfoot	Daniel	Gilmer
Barnett	Brooks	Dickson	Glass
Bassett	Cabiness	Dodd	Gordon
Bevill	Callahan	Dunn	Grant
Bishop	Camp	Edwards	Gross
Boyd	Chambers	Faulk	Grouby

Guthrie	Jones (Monroe)	Nichols	Sessions
Hain	Lee	Oakley	Shumate
Hanby	Locke	Oden	Smith (Russell)
Hankins	Long (Perry)	Owens	Smith (St. Clair)
Hardy	McClendon (Chambers)	Perry	Solomon
Harris	McCorquodale	Phillips	Speaks
Hawkins	McLendon (Bullock)	Pierce	Sullivan
Hearn	Martin	Powell	Taylor
Ingram	Meade	Ramey	Thomas
Jenkins	Merrill	Rast	Trimmier
Johnson (J. T. Tom)	Morrow	Rogers	Turner
Johnston (Leonard)	Murphy	Rozelle	Turnham
Jones (Covington)	Nettles	Self	Vickers

—88

Nays:

Messrs. Branyon Johnson (Hardaway)

—2

And the bill:

H. 213. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Adams	Dunn	Johnson (J. T. Tom)	Powell
Albea	Edwards	Johnston (Leonard)	Ramey
Avery	Engel	Jones (Covington)	Rast
Bailey	Faulk	Jones (Monroe)	Rogers
Barnett	Ferguson	Lee	Rozelle
Bassett	Franklin	Locke	Self
Bevill	Gilchrist	Long (Lauderdale)	Sessions
Boyd	Gilmer	Long (Perry)	Shumate
Brannan	Glass	McCorquodale	Smith (Russell)
Branyon	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Brewer	Goodwyn	Martin	Solomon
Britton	Gordon	Meade	Speaks
Brooks	Grant	Merrill	Steagall
Cabiness	Gross	Morrow	Sullivan
Callahan	Grouby	Murphy	Taylor
Camp	Guthrie	Nettles	Thomas
Cates	Hain	Nichols	Torbert
Chambers	Hanby	Oakley	Trimmier
Copeland	Hankins	Oden	Turner
Daniel	Harris	Perry	Turnham
Dickson	Hearn	Phillips	Vickers

—88

And the bill:

H. 217. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36,

Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 76; Nays 8.

Yeas:

Mr. Speaker	Daniel	Hardy	Owens
Adams	Dodd	Harris	Perry
Avery	Dunn	Hearn	Phillips
Bailey	Edwards	Ingram	Pierce
Barnett	Engel	Jenkins	Ramey
Bevill	Faulk	Johnson (J. T. Tom)	Rozelle
Bishop	Ferguson	Johnston (Leonard)	Sessions
Boyd	Franklin	Lee	Shumate
Brannan	Gilchrist	Locke	Smith (Russell)
Brewer	Gilmer	Long (Lauderdale)	Solomon
Brooks	Goldthwaite	Long (Perry)	Speaks
Cabiness	Goodwyn	McClendon (Chambers)	Steagall
Callahan	Gordon	McLendon (Bullock)	Sullivan
Camp	Grant	Martin	Thomas
Cates	Grouby	Meade	Torbert
Chambers	Guthrie	Morrow	Trimmier
Cook	Hain	Murphy	Turner
Copeland	Hanby	Nichols	Turnham
Cornett	Hankins	Oakley	Vickers

—76

Nays:

Messrs.	Jones (Covington)	Nettles	Self
Albea	Jones (Monroe)	Rogers	Taylor
Branyon			

—8

And the bill:

H. 229. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act. No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 59; Nays 18.

Yeas:

Mr. Speaker	Bailey	Brewer	Camp
Adams	Bishop	Broadfoot	Cates
Albea	Boyd	Cabiness	Chambers

Cook	Guthrie	Locke	Rozelle
Copeland	Hain	McClendon (Chambers)	Sessions
Dickson	Hanby	Meade	Smith (Russell)
Dodd	Hankins	Merrill	Solomon
Engel	Harris	Morrow	Speaks
Ferguson	Hawkins	Murphy	Steagall
Gilchrist	Hearn	Nettles	Thomas
Gilmer	Ingram	Perry	Torbert
Goodwyn	Johnson (Hardaway)	Pierce	Trimmier
Grant	Johnson (J. T. Tom)	Pruitt	Turner
Gross	Jones (Monroe)	Roberts	Turnham
Grouby	Lee	Rogers	

—59

Nays:

Messrs.	Britton	Johnston (Leonard)	Oakley
Avery	Dunn	Jones (Covington)	Oden
Barnett	Franklin	Long (Perry)	Phillips
Bassett	Harvey	McCorquodale	Ramey
Branyon	Jenkins	Martin	

—18

And the bill:

H. 242. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 1.

Yeas:

Mr. Speaker	Dodd	Hearn	Pierce
Adams	Dunn	Ingram	Powell
Albea	Engel	Jenkins	Pruitt
Bailey	Faulk	Johnson (Hardaway)	Rast
Barnett	Ferguson	Johnson (J. T. Tom)	Ray
Bassett	Franklin	Johnston (Leonard)	Roberts
Bevill	Gilchrist	Jones (Covington)	Rogers
Bishop	Gilmer	Jones (Monroe)	Rozelle
Boyd	Glass	Lee	Self
Brannan	Goodwyn	McCorquodale	Sessions
Brewer	Gordon	Martin	Shumate
Britton	Grant	Meade	Smith (Russell)
Broadfoot	Gross	Merrill	Solomon
Brooks	Grouby	Morrow	Speaks
Cabiness	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Cates	Hanby	Nichols	Taylor
Chambers	Hankins	Oakley	Thomas
Cook	Hardy	Oden	Torbert
Copeland	Harris	Owens	Trimmier
Cornett	Harvey	Perry	Turner
Daniel	Hawkins	Phillips	Turnham
Dickson			

—89

Nay:

Mr. Ramey

—1

And the bill:

H. 270. To amend Code of Alabama 1940, Title 14, Section 334, in relation to the offense of stealing a dog.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 99; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Pruitt
Adams	Dunn	Johnson (Hardaway)	Ramey
Albea	Edwards	Johnson (J. T. Tom)	Rast
Avery	Engel	Johnston (Leonard)	Ray
Bailey	Faulk	Jones (Covington)	Roberts
Bassett	Ferguson	Jones (Monroe)	Rogers
Bevill	Franklin	Lee	Rozelle
Bishop	Gilchrist	Locke	Salter
Boyd	Gilmer	Long (Lauderdale)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Meade	Smith (St. Clair)
Broadfoot	Gross	Merrill	Solomon
Brooks	Crouby	Morrow	Speaks
Cabiness	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Casey	Hanby	Nichols	Taylor
Cates	Hankins	Oakley	Thomas
Chambers	Hardy	Oden	Torbert
Cook	Harris	Owens	Trimmier
Copeland	Harvey	Perry	Turner
Cornett	Hawkins	Phillips	Turnham
Daniel	Hearn	Pierce	Vickers
Dickson	Ingram	Powell	

—99

And the bill:

H. 20. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 98; Nays 0.

Yeas:

Mr. Speaker	Bishop	Brooks	Copeland
Adams	Boyd	Cabiness	Cornett
Albea	Brannan	Callahan	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Britton	Chambers	Dunn
Bevill	Broadfoot	Cook	Edwards

Engel	Hawkins	Murphy	Salter
Faulk	Hearn	Nettles	Self
Ferguson	Ingram	Nichols	Sessions
Franklin	Jenkins	Oakley	Shumate
Gilchrist	Johnson (Hardaway)	Oden	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Owens	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goodwyn	Jones (Covington)	Phillips	Speaks
Gordon	Jones (Monroe)	Pierce	Steagall
Grant	Lee	Powell	Sullivan
Gross	Locke	Pruitt	Taylor
Guthrie	Long (Lauderdale)	Ramey	Thomas
Hain	Long (Perry)	Rast	Torbert
Hanby	McClendon (Chambers)	Ray	Trimmier
Hankins	McCorquodale	Roberts	Turner
Hardy	Meade	Rogers	Turnham
Harris	Merrill	Rozelle	Vickers
Harvey	Morrow		

—98

And the bill:

H. 21. To authorize each of the several counties in this state to acquire properties suitable for use by any one or a combination of the following: (a) any industry for manufacturing, processing, or assembling any agricultural or manufactured product and (b) any commercial enterprise in storing, warehousing, distributing or selling products of agriculture, mining and industry; to authorize counties to lease such properties subject to certain specified requirements; to authorize counties to finance the acquisition of such properties by the issuance of revenue bonds payable solely out of the revenues from the leasing of such properties and to secure such bonds by pledges of such revenues and leases and by mortgages on such properties; to provide that all such bonds shall be negotiable instruments; to authorize the refunding of any such bonds; to provide for remedies in the event of default respecting any bonds issued under the act; to exempt from taxation such properties and the revenue from the lease thereof, such bonds and the income therefrom, all mortgages executed as security therefor and all lease agreements made hereunder; to prohibit any county from making contributions to the cost of any such properties and from furnishing land therefore; to provide that such bonds and any agreements made in connection therewith shall not constitute an indebtedness of a county or a pecuniary liability of any kind; to provide that such bonds shall be legal investments for savings banks and insurance companies organized under the laws of this state; to provide the purposes for which the proceeds from the sale of such bonds may be used; to provide that no notice to or consent or approval by any governmental body or public officer shall be a prerequisite to the issuance of such bonds or the securing thereof.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Bailey	Boyd	Britton
Adams	Barnett	Brannan	Broadfoot
Albea	Bassett	Branyon	Brooks
Avery	Bishop	Brewer	Cabiness

Callahan	Gordon	Lee	Rast
Camp	Grant	Locke	Ray
Casey	Gross	Long (Perry)	Roberts
Cates	Grouby	McClendon (Chambers)	Rogers
Chambers	Guthrie	McCorquodale	Rozelle
Cook	Hain	McLendon (Bullock)	Salter
Copeland	Hanby	Meade	Self
Cornett	Hankins	Merrill	Sessions
Daniel	Hardy	Morrow	Shumate
Dickson	Harris	Murphy	Smith (St. Clair)
Dodd	Harvey	Nettles	Solomon
Dunn	Hawkins	Nichols	Speaks
Edwards	Hearn	Oakley	Steagall
Engel	Ingram	Oden	Sullivan
Ferguson	Jenkins	Perry	Taylor
Franklin	Johnson (Hardaway)	Phillips	Thomas
Gilchrist	Johnson (J. T. Tom)	Pierce	Torbert
Gilmer	Johnston (Leonard)	Powell	Trimmier
Glass	Jones (Covington)	Pruitt	Turner
Goodwyn	Jones (Monroe)	Ramey	Turnham

—96

And the bill:

H. 41. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directly distributed in this State.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 95; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hanby	Morrow
Adams	Cook	Hardy	Murphy
Albea	Copeland	Harris	Nettles
Avery	Cornett	Harvey	Nichols
Bailey	Daniel	Hawkins	Oakley
Barnett	Dickson	Hearn	Oden
Bassett	Dodd	Ingram	Owens
Bevill	Dunn	Jenkins	Perry
Bishop	Engel	Johnson (Hardaway)	Phillips
Boyd	Faulk	Johnson (J. T. Tom)	Pierce
Brannan	Ferguson	Johnston (Leonard)	Powell
Branyon	Franklin	Jones (Covington)	Pruitt
Brewer	Gilchrist	Jones (Monroe)	Rast
Britton	Gilmer	Lee	Ray
Broadfoot	Glass	Long (Lauderdale)	Roberts
Brooks	Goldthwaite	Long (Perry)	Rozelle
Cabiness	Gordon	McClendon (Chambers)	Salter
Callahan	Grant	McCorquodale	Self
Camp	Gross	McLendon (Bullock)	Sessions
Casey	Grouby	Meade	Shumate
Cates	Hain	Merrill	Smith (St. Clair)

Solomon	Sullivan	Torbert	Turnham
Speaks	Taylor	Trimmier	Vickers
Steagall	Thomas	Turner	

—95

And the bill:

H. 42. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 86; Nays 2.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Albea	Engel	Johnson (Hardaway)	Pierce
Avery	Faulk	Johnson (J. T. Tom)	Powell
Bailey	Ferguson	Johnston (Leonard)	Pruitt
Barnett	Franklin	Jones (Covington)	Ray
Bassett	Gilchrist	Jones (Monroe)	Roberts
Bevill	Gilmer	Lee	Rogers
Bishop	Glass	Long (Perry)	Rozelle
Boyd	Goldthwaite	McClendon (Chambers)	Salter
Brannan	Gordon	McCorquodale	Self
Branyon	Grant	McLendon (Butlock)	Sessions
Britton	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Camp	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Sullivan
Cates	Hankins	Nettles	Taylor
Chambers	Hardy	Nichols	Thomas
Cook	Harris	Oakley	Trimmier
Cornett	Harvey	Oden	Turner
Daniel	Hawkins	Owens	Turnham
Dickson	Hearn	Perry	Vickers
Dodd	Ingram		

—86

Nays:

Messrs.	Cabiness	Guthrie
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—2

And the bill:

H. 91. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Faulk	Johnson (J. T. Tom)	Powell
Boyd	Ferguson	Johnston (Leonard)	Pruitt
Brannan	Franklin	Jones (Covington)	Rast
Branyon	Gilchrist	Jones (Monroe)	Ray
Brewer	Gilmer	Lee	Roberts
Britton	Glass	Long (Lauderdale)	Rogers
Broadfoot	Goldthwaite	Long (Perry)	Rozelle
Brooks	Gordon	McClendon (Chambers)	Self
Cabiness	Grant	McCorquodale	Sessions
Callahan	Gross	McLendon (Bullock)	Shumate
Camp	Grouby	Meade	Smith (St. Clair)
Casey	Guthrie	Merrill	Solomon
Cates	Hain	Morrow	Speaks
Chambers	Hanby	Murphy	Sullivan
Cook	Hardy	Nettles	Taylor
Copeland	Harris	Nichols	Thomas
Daniel	Harvey	Oakley	Torbert
Dickson	Hearn	Oden	Trimmier
Dodd	Ingram	Perry	Turner
Dunn	Jenkins	Phillips	Turnham
Engel	Johnson (Hardaway)	Pierce	Vickers

—92

And the bill:

H. 116. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hain	Morrow
Adams	Cook	Hanby	Murphy
Albea	Copeland	Hardy	Nettles
Avery	Cornett	Harris	Nichols
Bailey	Daniel	Harvey	Oakley
Barnett	Dickson	Hearn	Oden
Bassett	Dodd	Ingram	Owens
Bevill	Dunn	Jenkins	Perry
Bishop	Engel	Johnson (Hardaway)	Phillips
Boyd	Faulk	Johnson (J. T. Tom)	Pierce
Brannan	Ferguson	Johnston (Leonard)	Powell
Branyon	Franklin	Jones (Covington)	Pruitt
Brewer	Gilchrist	Lee	Ray
Britton	Gilmer	Locke	Roberts
Broadfoot	Glass	Long (Lauderdale)	Rogers
Brooks	Goldthwaite	Long (Perry)	Rozelle
Cabiness	Gordon	McClendon (Chambers)	Salter
Callahan	Grant	McCorquodale	Self
Camp	Gross	McLendon (Bullock)	Sessions
Casey	Grouby	Meade	Shumate
Cates	Guthrie	Merrill	Smith (Russell)

Smith (St. Clair)	Steagall	Thomas	Turner
Solomon	Sullivan	Torbert	Turnham
Speaks	Taylor	Trimmier	Vickers

—96

And the bill:

H. 257. To amend Act No. 339, S. 188, Regular Session 1955, an act relating to and creating a solicitor's fund for the use of the circuit solicitor of the Fourth Judicial Circuit (Acts of Alabama 1955, vol. II, p. 761).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Owens
Adams	Dickson	Jenkins	Perry
Albea	Dodd	Johnson (Hardaway)	Phillips
Avery	Dunn	Johnson (J. T. Tom)	Pierce
Bailey	Engel	Johnston (Leonard)	Powell
Barnett	Faulk	Jones (Covington)	Pruitt
Bassett	Ferguson	Jones (Monroe)	Ray
Bevill	Franklin	Lee	Rogers
Bishop	Gilchrist	Locke	Rozelle
Royd	Gilmer	Long (Lauderdale)	Self
Brannan	Glass	Long (Perry)	Sessions
Branyon	Gordon	McClendon (Chambers)	Smith (Russell)
Brewer	Grant	McCorquodale	Smith (St. Clair)
Britton	Gross	McLendon (Bullock)	Solomon
Broadfoot	Grouby	Martin	Speaks
Brooks	Guthrie	Meade	Steagall
Cabiness	Hain	Merrill	Sullivan
Camp	Hanby	Morrow	Taylor
Casey	Hankins	Murphy	Thomas
Cates	Hardy	Nettles	Torbert
Chambers	Harris	Nichols	Trimmier
Cook	Harvey	Oakley	Turner
Copeland	Hawkins	Oden	Turnham
Cornett	Hearn		

—94

And the bill:

H. 43. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and the define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 2.

Yeas:

Mr. Speaker	Dickson	Hawkins	Perry
Adams	Dodd	Hearn	Phillips
Albea	Engel	Ingram	Pierce
Avery	Faulk	Jenkins	Powell
Bailey	Ferguson	Johnson (Hardaway)	Pruitt
Barnett	Franklin	Johnson (J. T. Tom)	Ramey
Bevill	Gilchrist	Johnston (Leonard)	Ray
Bishop	Gilmer	Jones (Covington)	Roberts
Boyd	Glass	Lee	Rogers
Brannan	Goldthwaite	Locke	Sessions
Branyon	Goodwyn	Long (Lauderdale)	Smith (Russell)
Brewer	Gordon	Long (Perry)	Smith (St. Clair)
Broadfoot	Grant	McClendon (Chambers)	Solomon
Brooks	Gross	McLendon (Bullock)	Speaks
Cabiness	Grouby	Meade	Steagall
Callahan	Guthrie	Merrill	Sullivan
Camp	Hain	Morrow	Taylor
Casey	Hanby	Murphy	Thomas
Cates	Hankins	Nettles	Torbert
Chambers	Hardy	Nichols	Trimmier
Copeland	Harris	Oakley	Turner
Cornett	Harvey	Owens	Turnham
Daniel			

—89

Nays:

Messrs.	Britton	Dunn
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—2

And the bill:

H. 100. To amend further Code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

Was taken up.

Mr. Avery offered the following amendment to the bill, H. 100:

Amendment to H. B. 100

In Section 1, strike out:

B—Not to exceed	\$500,000.00
C—Not to exceed	\$1,000,000.00
D—Not to exceed	\$3,000,000.00

and insert

B—Not to exceed	\$250,000.00
C—Not to exceed	\$500,000.00
D—Not to exceed	\$1,000,000.00
E—Not to exceed	\$3,000,000.00

And the amendment was adopted.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Edwards	Johnson (J. T. Tom)	Powell
Albea	Engel	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Franklin	Jones (Monroe)	Rast
Bishop	Gilchrist	Lee	Ray
Boyd	Gilmer	Locke	Roberts
Brannan	Glass	Long (Lauderdale)	Rogers
Branyon	Goldthwaite	Long (Perry)	Rozelle
Brewer	Goodwyn	McClendon (Chambers)	Self
Britton	Gordon	McCorquodale	Sessions
Broadfoot	Grant	McLendon (Bullock)	Smith (Russell)
Brooks	Gross	Martin	Smith (St. Clair)
Cabiness	Crouby	Meade	Solomon
Camp	Guthrie	Merrill	Speaks
Casey	Hain	Morrow	Steagall
Cates	Hanby	Murphy	Sullivan
Chambers	Hankins	Nettles	Taylor
Cook	Hardy	Nichols	Thomas
Copeland	Harris	Oakley	Torbert
Cornett	Harvey	Oden	Trimmier
Daniel	Hearn	Owens	Turner
Dickson	Ingram	Perry	Turnham
Dodd	Jenkins	Phillips	Vickers

—96

And said bill, H. 100, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 97; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pierce
Adams	Dodd	Johnson (Hardaway)	Powell
Albea	Dunn	Johnson (J. T. Tom)	Pruitt
Avery	Engel	Johnston (Leonard)	Ramey
Bailey	Ferguson	Jones (Covington)	Rast
Barnett	Franklin	Jones (Monroe)	Ray
Bassett	Gilchrist	Lee	Roberts
Bevill	Gilmer	Locke	Rogers
Bishop	Glass	Long (Lauderdale)	Rozelle
Boyd	Goldthwaite	Long (Perry)	Self
Brannan	Goodwyn	McClendon (Chambers)	Sessions
Branyon	Gordon	McLendon (Bullock)	Smith (Russell)
Brewer	Grant	Martin	Smith (St. Clair)
Britton	Gross	Meade	Solomon
Broadfoot	Crouby	Merrill	Speaks
Brooks	Guthrie	Morrow	Steagall
Cabiness	Hain	Murphy	Sullivan
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oakley	Torbert
Chambers	Harvey	Oden	Trimmier
Cook	Hawkins	Owens	Turner
Copeland	Hearn	Perry	Turnham
Cornett	Ingram	Phillips	Vickers
Daniel			

—97

And the bill:

H. 101. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 96; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albea	Dodd	Johnson (Hardaway)	Powell
Avery	Dunn	Johnston (Leonard)	Pruitt
Bailey	Edwards	Jones (Covington)	Rast
Barnett	Engel	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Britton	Gordon	Martin	Solomon
Brooks	Grant	Meade	Speaks
Cabiness	Gross	Merrill	Steagall
Callahan	Grouby	Morrow	Sullivan
Camp	Guthrie	Murphy	Taylor
Casey	Hain	Nettles	Thomas
Cates	Hankins	Nichols	Torbert
Chambers	Hardy	Oakley	Trimmier
Cook	Harris	Oden	Turner
Copeland	Harvey	Owens	Turnham
Cornett	Hearn	Perry	Vickers

—96

And the bill:

H. 102. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Bassett	Branyon	Camp
Adams	Bevill	Brewer	Casey
Albea	Bishop	Britton	Cates
Avery	Boyd	Brooks	Chambers
Barnett	Brannan	Cabiness	Cook

Copeland	Hankins	McCorquodale	Ray
Cornett	Hardy	McLendon (Bullock)	Roberts
Daniel	Harris	Martin	Rogers
Dickson	Harvey	Meade	Rozelle
Dodd	Hawkins	Merrill	Self
Dunn	Hearn	Morrow	Sessions
Ferguson	Ingram	Murphy	Smith (St. Clair)
Franklin	Jenkins	Nettles	Solomon
Gilchrist	Johnson (Hardaway)	Nichols	Speaks
Gilmer	Johnson (J. T. Tom)	Oakley	Steagall
Glass	Johnston (Leonard)	Oden	Sullivan
Goldthwaite	Jones (Covington)	Owens	Taylor
Goodwyn	Jones (Monroe)	Perry	Thomas
Gordon	Lee	Phillips	Torbert
Grant	Locke	Pierce	Trimmier
Gross	Long (Lauderdale)	Powell	Turner
Grouby	Long (Perry)	Pruitt	Turnham
Guthrie	McClendon (Chambers)	Rast	Vickers
Hain			

—93

And the bill:

H. 103. To amend Code of Alabama 1940, Title 29, Section 28, relating to the granting of licenses for the sale of malt or brewed beverages.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Dunn	Ingram	Pierce
Adams	Edwards	Jenkins	Powell
Avery	Engel	Johnson (Hardaway)	Pruitt
Bailey	Ferguson	Johnson (J. T. Tom)	Rast
Barnett	Franklin	Johnston (Leonard)	Ray
Bassett	Gilchrist	Jones (Covington)	Rogers
Bishop	Gilmer	Lee	Rozelle
Boyd	Glass	Long (Lauderdale)	Self
Brannan	Goldthwaite	Long (Perry)	Sessions
Branyon	Goodwyn	McClendon (Chambers)	Smith (St. Clair)
Britton	Gordon	McCorquodale	Solomon
Broadfoot	Grant	McLendon (Bullock)	Speaks
Brooks	Gross	Martin	Steagall
Cabiness	Grouby	Meade	Sullivan
Camp	Guthrie	Merrill	Taylor
Casey	Hain	Murphy	Thomas
Chambers	Hankins	Nettles	Torbert
Cook	Hardy	Nichols	Trimmier
Cornett	Harris	Oakley	Turner
Daniel	Harvey	Oden	Turnham
Dickson	Hawkins	Perry	Vickers
Dodd	Hearn	Phillips	

—87

And the bill:

H. 121. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Pierce
Adams	Dunn	Ingram	Powell
Albea	Engel	Jenkins	Pruitt
Bailey	Ferguson	Johnson (J. T. Tom)	Rast
Barnett	Franklin	Johnston (Leonard)	Ray
Bassett	Gilchrist	Jones (Covington)	Roberts
Bevill	Gilmer	Lee	Rogers
Bishop	Glass	Long (Lauderdale)	Rozelle
Boyd	Goldthwaite	Long (Perry)	Self
Brannan	Goodwyn	McClendon (Chambers)	Sessions
Branyon	Gordon	McCorquodale	Smith (St. Clair)
Brewer	Grant	McLendon (Butlock)	Solomon
Britton	Gross	Meade	Speaks
Broadfoot	Grouby	Merrill	Steagall
Brooks	Guthrie	Morrow	Sullivan
Cabiness	Hain	Murphy	Taylor
Callahan	Hanby	Nettles	Thomas
Camp	Hankins	Nichols	Torbert
Casey	Hardy	Oden	Trimmier
Chambers	Harris	Owens	Turnham
Cook	Harvey	Perry	Vickers
Daniel	Hawkins	Phillips	

—87

And the bill:

H. 197. TO AMEND SECTIONS 2, 3, and 4 OF ACT NO. 100 (S. 68), REGULAR SESSION OF THE LEGISLATURE OF 1959 APPROVED JUNE 24, 1959; GENERAL ACTS OF 1959, RELATING TO BOARD OF DENTAL EXAMINERS OF ALABAMA, ELECTION, QUALIFICATION, TERM, VACANCY, REMOVAL FROM OFFICE: OFFICERS, SEAL, MEETINGS, QUORUM, COMPENSATION AND EXPENSES, FEES: BONDS, ANNUAL REPORTS, NATIONAL AFFILIATION.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Bassett	Cabiness	Copeland
Adams	Bevill	Callahan	Daniel
Albea	Boyd	Camp	Dickson
Avery	Branyon	Casey	Dodd
Bailey	Brewer	Chambers	Dunn
Barnett	Britton	Cook	Engel

Ferguson	Harris	Meade	Rozelle
Franklin	Harvey	Merrill	Self
Gilchrist	Hawkins	Murphy	Sessions
Gilmer	Hearn	Nettles	Shumate
Glass	Ingram	Oakley	Smith (St. Clair)
Goldthwaite	Jenkins	Oden	Solomon
Goodwyn	Johnson (J. T. Tom)	Perry	Speaks
Gordon	Johnston (Leonard)	Phillips	Steagall
Grant	Jones (Covington)	Pierce	Sullivan
Gross	Lee	Powell	Taylor
Grouby	Long (Lauderdale)	Pruitt	Thomas
Guthrie	Long (Perry)	Ramey	Torbert
Hain	McClendon (Chambers)	Rast	Trimmier
Hanby	McCorquodale	Ray	Turnham
Hankins	McLendon (Bullock)	Roberts	Vickers
Hardy	Martin	Rogers	

—87

And the bill:

H. 198. AMENDING SECTION 504 OF TITLE 51—CODE OF ALABAMA 1940.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Albea	Dunn	Johnson (J. T. Tom)	Pruitt
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Ferguson	Jones (Covington)	Ray
Barnett	Franklin	Lee	Roberts
Bassett	Gilchrist	Locke	Rogers
Bevill	Gilmer	Long (Lauderdale)	Rozelle
Bishop	Glass	Long (Perry)	Self
Boyd	Goldthwaite	McClendon (Chambers)	Sessions
Brannan	Goodwyn	McCorquodale	Shumate
Branyon	Gordon	McLendon (Bullock)	Smith (St. Clair)
Brewer	Grant	Martin	Solomon
Britton	Gross	Meade	Speaks
Broadfoot	Grouby	Merrill	Steagall
Brooks	Guthrie	Murphy	Sullivan
Cabiness	Hain	Nettles	Taylor
Camp	Hanby	Nichols	Thomas
Casey	Hankins	Oakley	Torbert
Cates	Hardy	Oden	Trimmier
Chambers	Harris	Owens	Turner
Cook	Harvey	Perry	Turnham
Copeland	Hawkins	Phillips	Vickers
Daniel	Hearn		

—94

And the bill:

H. 232. Relating to public health; regulating the possession, dispensing, handling, sale, and distribution of amphetamines, and/or other stimulating drugs; and prescribing penalties.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Phillips
Adams	Dickson	Ingram	Pierce
Albea	Dodd	Jenkins	Powell
Avery	Dunn	Johnson (J. T. Tom)	Pruitt
Bailey	Engel	Johnston (Leonard)	Rast
Barnett	Ferguson	Jones (Covington)	Ray
Bassett	Franklin	Lee	Roberts
Bevill	Gilchrist	Locke	Rogers
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Butlock)	Smith (St. Clair)
Britton	Grant	Martin	Solomon
Broadfoot	Gross	Meade	Speaks
Brooks	Guthrie	Merrill	Steagall
Cabiness	Hain	Murphy	Sullivan
Callahan	Hanby	Nettles	Thomas
Camp	Hankins	Nichols	Torbert
Casey	Hardy	Oakley	Trimmier
Cates	Harris	Oden	Turner
Chambers	Harvey	Owens	Turnham
Cook	Hawkins	Perry	Vickers
Copeland			

—93

And the bill:

H. 202. To amend Section 77 of Title 52, Code of Alabama 1940 so as to regulate further the assignment to public schools of pupils who live on or near county boundaries.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 85; Nays 0.

Yeas:

Mr. Speaker	Boyd	Cates	Franklin
Adams	Brannan	Chambers	Gilmer
Albea	Branyon	Cook	Glass
Avery	Brewer	Copeland	Goldthwaite
Bailey	Britton	Daniel	Goodwyn
Barnett	Brooks	Dickson	Gordon
Bassett	Cabiness	Dodd	Grant
Bevill	Camp	Engel	Gross
Bishop	Casey	Ferguson	Grouby

Guthrie	Lee	Oden	Shumate
Hain	Locke	Owens	Smith (St. Clair)
Hankins	Long (Perry)	Perry	Speaks
Hardy	McClendon (Chambers)	Phillips	Steagall
Harris	McCorquodale	Pierce	Sullivan
Harvey	McLendon (Bullock)	Powell	Taylor
Hawkins	Meade	Pruitt	Thomas
Hearn	Merrill	Ray	Torbert
Ingram	Morrow	Rogers	Trimmier
Jenkins	Nettles	Rozelle	Turner
Johnson (J. T. Tom)	Nichols	Self	Turnham
Johnston (Leonard)	Oakley	Sessions	Vickers
Jones (Covington)			

—85

And the bill:

H. 39. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12, and 13 of said Act.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 94; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albee	Dodd	Johnson (J. T. Tom)	Powell
Avery	Dunn	Johnston (Leonard)	Pruitt
Bailey	Engel	Jones (Covington)	Rast
Barnett	Ferguson	Jones (Monroe)	Ray
Bassett	Franklin	Lee	Roberts
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Britton	Grant	Martin	Speaks
Broadfoot	Gross	Meade	Steagall
Brooks	Grouby	Merrill	Sullivan
Cabiness	Guthrie	Morrow	Taylor
Camp	Hain	Murphy	Thomas
Casey	Hankins	Nettles	Torbert
Cates	Hardy	Oakley	Trimmier
Chambers	Harris	Oden	Turner
Cook	Harvey	Owens	Turnham
Copeland	Hawkins	Perry	Vickers
Cornett	Hearn		

—94

And the bill:

H. 64. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer

and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 91; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Perry
Adams	Daniel	Hearn	Phillips
Albea	Dickson	Ingram	Pierce
Avery	Dodd	Jenkins	Powell
Bailey	Dunn	Johnson (Hardaway)	Pruitt
Barnett	Engel	Johnson (J. T. Tom)	Rast
Bassett	Ferguson	Johnston (Leonard)	Ray
Bevill	Franklin	Jones (Covington)	Rogers
Bishop	Gilchrist	Lee	Rozelle
Boyd	Gilmer	Locke	Self
Brannan	Glass	Long (Lauderdale)	Sessions
Branyon	Goldthwaite	Long (Perry)	Smith (St. Clair)
Brewer	Goodwyn	McClendon (Chambers)	Solomon
Britton	Gordon	McCorquodale	Speaks
Broadroot	Grant	McLendon (Bullock)	Steagall
Brooks	Gross	Meade	Sullivan
Cabiness	Grouby	Merrill	Taylor
Camp	Guthrie	Morrow	Torbert
Casey	Hain	Murphy	Trimmier
Cates	Hankins	Nettles	Turner
Chambers	Hardy	Nichols	Turnham
Cook	Harris	Oakley	Vickers
Copeland	Harvey	Oden	

—91

And the bill:

H. 65. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 85; Nays 1.

Yeas:

Mr. Speaker	Bishop	Casey	Dunn
Adams	Boyd	Cates	Engel
Albea	Brannan	Chambers	Ferguson
Avery	Brewer	Cook	Franklin
Bailey	Britton	Cornett	Gilchrist
Barnett	Brooks	Daniel	Gilmer
Bassett	Cabiness	Dickson	Glass
Bevill	Camp	Dodd	Goldthwaite

Goodwyn	Jenkins	Martin	Rozelle
Gordon	Johnson (Hardaway)	Meade	Self
Grant	Johnson (J. T. Tom)	Merrill	Smith (St. Clair)
Gross	Johnston (Leonard)	Morrow	Solomon
Grouby	Jones (Covington)	Murphy	Speaks
Guthrie	Jones (Monroe)	Oden	Steagall
Hain	Lee	Perry	Sullivan
Hankins	Locke	Phillips	Taylor
Hardy	Long (Lauderdale)	Pierce	Thomas
Harris	Long (Perry)	Powell	Torbert
Harvey	McClendon (Chambers)	Pruitt	Trimmier
Hawkins	McCorquodale	Ray	Turner
Hearn	McLendon (Bullock)	Rogers	Turnham
Ingram			

—85

Nay:

Mr. Broadfoot

—1

And the bill:

H. 214. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessment; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Was taken up.

Mr. Oakley offered the following amendment to the bill, H. 214:

Amendment to H. B. 214

In Section 14 strike out the following: "the name and address of the purchaser,"

Also in Section 15 insert at the end of line 10 the following: sale market or

And the amendment was adopted.

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Adams	Dunn	Johnson (Hardaway)	Pierce
Albea	Engel	Johnson (J. T. Tom)	Powell
Avery	Ferguson	Johnston (Leonard)	Ramey
Bailey	Franklin	Jones (Covington)	Rast
Barnett	Gilchrist	Jones (Monroe)	Ray
Bassett	Gilmer	Lee	Rogers
Bevill	Glass	Long (Lauderdale)	Rozelle
Bishop	Goldthwaite	Long (Perry)	Salter
Boyd	Goodwyn	McClendon (Chambers)	Self
Brannan	Gordon	McCorquodale	Sessions
Branyon	Grant	McLendon (Bullock)	Shumate
Brewer	Gross	Martin	Smith (St. Clair)
Britton	Grouby	Meade	Steagall
Broadfoot	Guthrie	Merrill	Sullivan
Brooks	Hain	Murphy	Taylor
Cabiness	Hankins	Nettles	Thomas
Camp	Hardy	Nichols	Torbert
Chambers	Harris	Oakley	Trimmier
Cook	Harvey	Oden	Turner
Copeland	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers
Dickson	Ingram		

—90

And said bill, H. 214, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

*Yeas 75; Nays 13.**Yeas:*

Mr. Speaker	Dodd	Ingram	Rast
Adams	Dunn	Johnson (J. T. Tom)	Roberts
Avery	Engel	Jones (Monroe)	Rogers
Bailey	Faulk	Lee	Rozelle
Barnett	Franklin	Locke	Salter
Bassett	Gilchrist	Long (Lauderdale)	Sessions
Bevill	Gilmer	Long (Perry)	Smith (Russell)
Bishop	Glass	McCorquodale	Smith (St. Clair)
Boyd	Goldthwaite	McLendon (Bullock)	Solomon
Brewer	Goodwyn	Meade	Speaks
Broadfoot	Gordon	Morrow	Steagall
Brooks	Grant	Murphy	Sullivan
Camp	Gross	Nichols	Taylor
Casey	Grouby	Owens	Thomas
Cates	Hain	Perry	Trimmier
Chambers	Hardy	Phillips	Turner
Cook	Harris	Pierce	Turnham
Cornett	Hawkins	Powell	Vickers
Dickson	Hearn	Ramey	

—75

Nays:

Messrs.	Copeland	Johnson (Hardaway)	Oakley
Brannan	Hanby	McClendon (Chambers)	Oden
Britton	Harvey	Nettles	Ray
Cabiness	Jenkins		

—13

And the bill:

H. 215. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

Was taken up.

Mr. Nichols offered the following amendment to the bill, H. 215:

Amendment to House Bill No. 215

Strike out the first sentence of Section 2 of the bill and insert in lieu thereof the following: An election on the proposed amendment is ordered to be held on the first Tuesday in May 1962.

And the amendment was adopted.

Yeas 88; Nays 3.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Adams	Dunn	Jenkins	Powell
Avery	Engel	Johnson (Hardaway)	Pruitt
Bailey	Faulk	Johnson (J. T. Tom)	Ramey
Barnett	Ferguson	Johnston (Leonard)	Rast
Bassett	Franklin	Jones (Covington)	Ray
Bevill	Gilchrist	Jones (Monroe)	Rozelle
Bishop	Gilmer	Lee	Self
Boyd	Glass	Locke	Sessions
Brannan	Goldthwaite	Long (Perry)	Shumate
Brewer	Goodwyn	McClendon (Chambers)	Smith (Russell)
Britton	Gordon	McCorquodale	Smith (St. Clair)
Broadfoot	Grant	McLendon (Bullock)	Solomon
Brooks	Gross	Martin	Steagall
Camp	Grouby	Meade	Sullivan
Casey	Hain	Murphy	Taylor
Cates	Hanby	Nichols	Thomas
Chambers	Hankins	Oakley	Torbert
Cook	Hardy	Oden	Trimmier
Cornett	Harvey	Owens	Turner
Daniel	Hawkins	Perry	Turnham
Dickson	Hearn	Phillips	Vickers

—88

Nays:

Messrs.	Copeland	Harris	Nettles
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—3

And said bill, H. 215, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 81; Nays 7.

Yeas:

Mr. Speaker	Dickson	Hearn	Powell
Adams	Dodd	Ingram	Pruitt
Avery	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Johnston (Leonard)	Rast
Barnett	Faulk	Jones (Covington)	Rozelle
Bassett	Franklin	Lee	Sessions
Bevill	Gilchrist	Locke	Shumate
Bishop	Gilmer	Long (Perry)	Smith (Russell)
Boyd	Glass	McClendon (Chambers)	Smith (St. Clair)
Brannan	Goldthwaite	McCorquodale	Solomon
Brewer	Gordon	McLendon (Bullock)	Speaks
Britton	Grant	Martin	Steagall
Broadfoot	Gross	Meade	Sullivan
Brooks	Grouby	Murphy	Taylor
Camp	Hain	Nichols	Thomas
Casey	Hanby	Oden	Torbert
Cates	Hankins	Owens	Trimmier
Chambers	Hardy	Perry	Turner
Cook	Harris	Phillips	Turnham
Cornett	Hawkins	Pierce	Vickers
Daniel			

—81

Nays:

Messrs.	Copeland	Harvey	Nettles
Cabiness	Ferguson	Johnson (Hardaway)	Oakley

—7

And the bill:

H. 36. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 67; Nays 12.

Yeas:

Mr. Speaker	Edwards	Hawkins	Powell
Adams	Engel	Hearn	Ramey
Bailey	Faulk	Ingram	Rast
Bassett	Franklin	Johnston (Leonard)	Ray
Bishop	Gilmer	Jones (Monroe)	Sessions
Boyd	Glass	Lee	Smith (Russell)
Brannan	Goldthwaite	Long (Perry)	Smith (St. Clair)
Britton	Goodwyn	McLendon (Bullock)	Solomon
Brooks	Gordon	Meade	Steagall
Chambers	Grant	Murphy	Sullivan
Cook	Gross	Nichols	Taylor
Copeland	Grouby	Oakley	Thomas
Cornett	Hain	Oden	Torbert
Daniel	Hankins	Owens	Trimmier
Dickson	Hardy	Perry	Turner
Dodd	Harris	Phillips	Turnham
Dunn	Harvey	Pierce	

—67

Nays:

Messrs.	Callahan	Gilchrist	Johnson (J. T. Tom)
Albea	Camp	Jenkins	Jones (Covington)
Brewer	Casey	Johnson (Hardaway)	Speaks
Cabiness			

—12

And the bill:

H. 37. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 74; Nays 5.

Yeas:

Mr. Speaker	Engel	Hearn	Powell
Adams	Faulk	Ingram	Ramey
Avery	Ferguson	Jenkins	Rast
Bailey	Franklin	Johnston (Leonard)	Ray
Bassett	Gilchrist	Jones (Covington)	Salter
Boyd	Gilmer	Jones (Mourae)	Self
Brannan	Glass	Lee	Sessions
Britton	Goldthwaite	Long (Perry)	Shumate
Brooks	Goodwyn	McCorquodale	Smith (Russell)
Camp	Gordon	McLendon (Bullock)	Smith (St. Clair)
Chambers	Grant	Meade	Solomon
Cook	Gross	Murphy	Steagall
Copeland	Grouby	Oakley	Sullivan
Cornett	Hain	Oden	Taylor
Daniel	Hankins	Owens	Thomas
Dickson	Hardy	Perry	Trimmier
Dodd	Harris	Phillips	Turner
Dunn	Harvey	Pierce	Turnham
Edward	Hawkins		

—74

Nays:

Messrs.	Cabiness	Johnson (J. T. Tom)	Speaks
Brewer	Callahan		

—5

And the bill:

H. 38. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 80; Nays 6.

Yeas:

Mr. Speaker	Edwards	Hearn	Pierce
Bailey	Engel	Ingram	Powell
Barnett	Faulk	Johnson (Hardaway)	Ramey
Bassett	Ferguson	Johnston (Leonard)	Rast
Bishop	Franklin	Jones (Monroe)	Ray
Boyd	Gilchrist	Lee	Rozelle
Brannan	Gilmer	Locke	Self
Branyon	Glass	Long (Perry)	Sessions
Brewer	Goldthwaite	McCorquodale	Shumate
Britton	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Chambers	Gross	Morrow	Speaks
Cook	Grouby	Murphy	Steagall
Copeland	Hain	Nettles	Sullivan
Cornett	Hankins	Oakley	Taylor
Daniel	Hardy	Oden	Thomas
Dickson	Harris	Owens	Trimmier
Dodd	Harvey	Perry	Turner
Dunn	Hawkins	Phillips	Turnham

—80

Nays:

Messrs.	Cabiness	Camp	Jones (Covington)
Albea	Callahan	Johnson (J. T. Tom)	

—6

And the bill:

H. 49. To regulate spear fishing in the fresh and salt waters of this State; providing a license therefor; and providing a penalty for the violation of the provisions of this act.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 80; Nays 7.

Yeas:

Mr. Speaker	Chambers	Goldthwaite	Johnson (J. T. Tom)
Avery	Cook	Gordon	Johnston (Leonard)
Bailey	Copeland	Grant	Jones (Monroe)
Barnett	Cornett	Gross	Lee
Bassett	Daniel	Grouby	Long (Lauderdale)
Bishop	Dickson	Hain	Long (Perry)
Boyd	Dodd	Hankins	McClendon (Chambers)
Brannan	Edwards	Hardy	McCorquodale
Branyon	Engel	Harris	McLendon (Bullock)
Brewer	Faulk	Harvey	Meade
Britton	Franklin	Hawkins	Morrow
Brooks	Gilchrist	Hearn	Nettles
Cabiness	Gilmer	Ingram	Nichols
Cates	Glass	Johnson (Hardaway)	Oakley

Oden	Ramey	Smith (Russell)	Taylor
Owens	Rast	Smith (St. Clair)	Thomas
Perry	Ray	Solomon	Trimmier
Phillips	Rozelle	Speaks	Turner
Pierce	Self	Steagall	Turnham
Powell	Shumate	Sullivan	Vickers

—80

Nays:

Messrs.	Callahan	Dunn	Jenkins
Albea	Camp	Ferguson	Jones (Covington)

—7

And the bill:

H. 163. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 1.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albea	Dodd	Johnson (Hardaway)	Powell
Avery	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Johnston (Leonard)	Rast
Barnett	Faulk	Jones (Covington)	Ray
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Locke	Self
Bishop	Gilchrist	Long (Perry)	Sessions
Boyd	Gilmer	McClendon (Chambers)	Shumate
Brannan	Glass	McCorquodale	Smith (Russell)
Branyon	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Brewer	Gordon	Martin	Solomon
Britton	Grant	Meade	Speaks
Broadfoot	Gross	Morrow	Steagall
Brooks	Grouby	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Trimmier
Chambers	Hardy	Oden	Turner
Cook	Harris	Owens	Turnham
Copeland	Hearn	Perry	Vickers
Cornett			

—89

Nay:

Mr. Cabiness

—1

And the bill:

H. 164. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty percent (30%) to fifty per cent (50%).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 1.

Yeas:

Mr. Speaker	Dickson	Hearn	Pierce
Adams	Dodd	Ingram	Powell
Albea	Dunn	Jenkins	Ramey
Avery	Edwards	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Jones (Covington)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Locke	Self
Bishop	Gilchrist	Long (Perry)	Sessions
Boyd	Gilmer	McClendon (Chambers)	Shumate
Brannan	Glass	McCorquodale	Smith (Russell)
Brewer	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Britton	Gordon	Martin	Solomon
Broadfoot	Grant	Meade	Speaks
Brooks	Gross	Morrow	Steagall
Cabiness	Grouby	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Trimmier
Cook	Hardy	Owens	Turner
Copeland	Harris	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers
Daniel			

—89

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

H. 165. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 1.

Yeas:

Mr. Speaker	Bishop	Broadfoot	Cook
Adams	Boyd	Brooks	Copeland
Albea	Brannan	Camp	Cornett
Barnett	Branyon	Casey	Daniel
Bassett	Brewer	Cates	Dickson
Bevill	Britton	Chambers	Dodd

Dunn	Harris	Martin	Rozelle
Edwards	Hawkins	Meade	Self
Engel	Hearn	Merrill	Sessions
Ferguson	Ingram	Morrow	Shumate
Franklin	Jenkins	Murphy	Smith (Russell)
Gilchrist	Johnson (Hardaway)	Nettles	Smith (St. Clair)
Gilmer	Johnson (J. T. Tom)	Oakley	Solomon
Glass	Johnston (Leonard)	Oden	Speaks
Goldthwaite	Jones (Covington)	Owens	Steagall
Gordon	Jones (Monroe)	Perry	Sullivan
Grant	Lee	Phillips	Taylor
Gross	Locke	Pierce	Thomas
Grouby	Long (Lauderdale)	Powell	Trimmier
Hain	Long (Perry)	Ramey	Turner
Hanby	McCorquodale	Rast	Turnham
Hankins	McLendon (Bullock)	Ray	Vickers
Hardy			

—89

Nay:

Mr. Cabiness

—1

And the bill:

H. 186. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill fur-bearing animals."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hankins	Morrow
Adams	Daniel	Hardy	Murphy
Avery	Dickson	Harris	Nettles
Bailey	Dodd	Hawkins	Nichols
Barnett	Dunn	Hearn	Oakley
Bassett	Edwards	Ingram	Oden
Bevill	Engel	Johnson (Hardaway)	Owens
Boyd	Faulk	Johnson (J. T. Tom)	Perry
Brannan	Ferguson	Johnston (Leonard)	Phillips
Branyon	Franklin	Jones (Covington)	Pierce
Brewer	Gilchrist	Jones (Monroe)	Powell
Britton	Gilmer	Lee	Ramey
Brooks	Glass	Locke	Rast
Cabiness	Goldthwaite	Long (Lauderdale)	Ray
Camp	Goodwyn	Long (Perry)	Rozelle
Casey	Gordon	McClendon (Chambers)	Salter
Cates	Grant	McCorquodale	Self
Chambers	Gross	McLendon (Bullock)	Sessions
Cook	Grouby	Martin	Smith (Russell)
Copeland	Hain	Meade	Smith (St. Clair)

Solomon
Speaks
Steagall

Sullivan
Taylor

Thomas
Trimmier

Turner
Turnham

—89

And the bill:

H. 187. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 79; Nays 6.

Yeas:

Mr. Speaker	Dickson	Hawkins	Pierce
Adams	Dodd	Hearn	Powell
Avery	Dunn	Ingram	Ramey
Bailey	Edwards	Johnson (Hardaway)	Rast
Barnett	Engel	Johnson (J. T. Tom)	Ray
Bassett	Faulk	Johnston (Leonard)	Rozelle
Boyd	Ferguson	Jones (Monroe)	Self
Brannan	Franklin	Lee	Sessions
Branyon	Gilchrist	Locke	Smith (Russell)
Brewer	Gilmer	Long (Perry)	Smith (St. Clair)
Britton	Glass	McCorquodale	Solomon
Brooks	Goldthwaite	McLendon (Bullock)	Speaks
Camp	Goodwyn	Martin	Steagall
Casey	Gordon	Morrow	Sullivan
Cates	Grant	Murphy	Taylor
Chambers	Gross	Nettles	Thomas
Cook	Grouby	Oakley	Trimmier
Copeland	Hain	Owens	Turner
Cornett	Hankins	Perry	Turnham
Daniel	Hardy	Phillips	

—79

Nays:

Messrs.	Jenkins	Meade	Shumate
Cabiness	Jones (Covington)	Oden	

—6

And the bill:

H. 188. To amend Title 8, Section 97, Code of Alabama 1940, pertaining to funds from the sale of fur catchers licenses.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 77; Nays 5.

Yeas:

Mr. Speaker	Boyd	Casey	Dickson
Adams	Brannan	Cates	Dodd
Avery	Branyon	Chambers	Dunn
Bailey	Brewer	Cook	Edwards
Barnett	Britton	Copeland	Engel
Bassett	Brooks	Cornett	Faulk
Bevill	Camp	Daniel	Ferguson

Franklin	Hearn	Nettles	Rozelle
Gilchrist	Ingram	Oakley	Self
Gilmer	Johnson (Hardaway)	Owens	Sessions
Glass	Johnson (J. T. Tom)	Perry	Smith (Russell)
Goldthwaite	Johnston (Leonard)	Phillips	Solomon
Gordon	Jones (Covington)	Pierce	Speaks
Grant	Jones (Monroe)	Powell	Sullivan
Gross	Lee	Pruitt	Taylor
Grouby	Long (Perry)	Ramey	Thomas
Hain	McCorquodale	Rast	Trimmier
Hankins	McLendon (Bullock)	Ray	Turner
Hardy	Murphy	Rogers	Turnham
Hawkins			

—77

Nays:

Messrs.	Jenkins	Oden	Shumate
Cabiness	Meade		

—5

And the bill:

H. 189. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 74; Nays 5.

Yeas:

Mr. Speaker	Dodd	Harvey	Powell
Adams	Dunn	Hawkins	Pruitt
Avery	Edwards	Hearn	Ramey
Bailey	Engel	Ingram	Rast
Barnett	Faulk	Johnson (J. T. Tom)	Ray
Bevill	Ferguson	Johnston (Leonard)	Rogers
Boyd	Franklin	Jones (Monroe)	Rozelle
Brannan	Gilchrist	Lee	Sessions
Brewer	Gilmer	Long (Perry)	Smith (Russell)
Britton	Glass	McCorquodale	Smith (St. Clair)
Brooks	Goldthwaite	McLendon (Bullock)	Solomon
Camp	Goodwyn	Murphy	Speaks
Casey	Gordon	Nettles	Sullivan
Cates	Grant	Oakley	Taylor
Chambers	Gross	Owens	Thomas
Copeland	Grouby	Perry	Trimmier
Cornett	Hain	Phillips	Turner
Daniel	Hankins	Pierce	Turnham
Dickson	Hardy		

—74

Nays:

Messrs.	Jenkins	Long (Lauderdale)	Meade
Cabiness	Jones (Covington)		

—5

And the bill:

H. 250. (with amendment). To amend further Section 90 of Title 8, Code of Alabama 1940, as amended by Act No. 783, 1951 General Acts, Page 1378, approved September 11, 1951, entitled, "An Act To amend Section 90, Title 8, Code of Alabama 1940, relating to the penalty for killing wild turkey hens, does and unantlered male deer".

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Conservation, said committee amendment being as follows:

Amend the bill, H. B. 250, by deleting lines 10 through 13 of Section 1 and inserting in lieu thereof the following:

"with the concurrence of the Advisory Board of Conservation, is hereby authorized to open the season for the hunting, taking, capturing and killing of female deer by duly promulgated regulation when biological proof of such need is furnished to him by biological technicians of the Department of Conservation, but in areas or subdivisions where this regulation prevails only pronged antlered buck shall be legally taken, captured or killed."

And the amendment was adopted.

Yeas 79; Nays 6.

Yeas:

Mr. Speaker	Edwards	Johnson (Hardaway)	Pruitt
Adams	Engel	Johnson (J. T. Tom)	Ramey
Avery	Faulk	Johnston (Leonard)	Rast
Barnett	Ferguson	Jones (Monroe)	Salter
Bassett	Franklin	Lee	Self
Bishop	Gilchrist	Locke	Sessions
Brannan	Gilmer	Long (Lauderdale)	Shumate
Branyon	Glass	Long (Perry)	Smith (Russell)
Brewer	Goldthwaite	McCorquodale	Smith (St. Clair)
Britton	Gordon	McLendon (Bullock)	Solomon
Brooks	Grant	Martin	Speaks
Camp	Gross	Morrow	Steagall
Cates	Grouby	Murphy	Sullivan
Chambers	Hain	Nichols	Taylor
Cook	Hanby	Oakley	Thomas
Copeland	Hankins	Oden	Torbert
Cornett	Hardy	Owens	Trimmier
Daniel	Harvey	Perry	Turner
Dickson	Hearn	Phillips	Turnham
Dodd	Ingram	Powell	

—79

Nays:

Messrs.	Cabiness	Casey	Jones (Covington)
Boyd	Callahan	Jenkins	

—6

And said bill, H. 250, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 79; Nays 8.

Yeas:

Mr. Speaker	Faulk	Johnson (J. T. Tom)	Pruitt
Adams	Ferguson	Johnston (Leonard)	Ramey
Avery	Franklin	Jones (Monroe)	Rast
Barnett	Gilchrist	Lee	Ray
Bassett	Gilmer	Locke	Rogers
Brannan	Glass	Long (Lauderdale)	Self
Branyon	Goodwyn	Long (Perry)	Sessions
Brewer	Gordon	McCorquodale	Shumate
Britton	Grant	McLendon (Wullock)	Smith (Russell)
Brooks	Gross	Martin	Smith (St. Clair)
Cates	Grouby	Meade	Solomon
Chambers	Hain	Morrow	Steagall
Cook	Hankins	Murphy	Sullivan
Copeland	Hardy	Nichols	Taylor
Cornett	Harris	Oakley	Thomas
Daniel	Harvey	Oden	Torbert
Dickson	Hearn	Owens	Trimmier
Dodd	Ingram	Perry	Turner
Edwards	Jenkins	Phillips	Turnham
Engel	Johnson (Hardaway)	Powell	

—79

Nays:

Messrs.	Cabiness	Casey	Rozelle
Albea	Camp	Jones (Covington)	Speaks
Boyd			

—8

And the bill:

H. 260. (with amendment). To provide for the licensing and operation of privately owned hunting preserves; to provide the Director of Conservation with the authority to regulate the operation of such preserves; to provide for the cost of the privilege licenses for operating such preserves; to provide for the distribution of all monies accruing to the State under the provisions of this Act and to provide a penalty for the violation of the provisions of this Act.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Conservation, said committee amendment being as follows:

In Section 1, after "preserves" strike out "which shall be privately owned and operated,"; also, add at the end thereof the following: This Act shall not apply, however, to privately owned and operated hunting preserves that are not operated for profit and at which no fee is imposed or charge made for hunting or shooting privileges.

And the amendment was adopted.

Yeas 75; Nays 6.

Yeas:

Mr. Speaker	Edwards	Ingram	Pierce
Albea	Engel	Jenkins	Powell
Bailey	Ferguson	Johnson (J. T. Tom)	Pruitt
Barnett	Franklin	Johnston (Leonard)	Rast
Bassett	Gilchrist	Jones (Monroe)	Rogers
Boyd	Gilmer	Lee	Self
Brannan	Glass	Long (Perry)	Smith (Russell)
Brewer	Goldthwaite	McClendon (Chambers)	Smith (St. Clair)
Britton	Goodwyn	McCorquodale	Solomon
Broadfoot	Gordon	McLendon (Bullock)	Speaks
Brooks	Gross	Meade	Steagall
Camp	Grouby	Murphy	Sullivan
Casey	Guthrie	Nettles	Taylor
Chambers	Hain	Nichols	Thomas
Cook	Hankins	Oakley	Torbert
Copeland	Hardy	Oden	Trimmier
Cornett	Harris	Owens	Turner
Dickson	Harvey	Perry	Turnham
Dodd	Hearn	Phillips	

—75

Nays:

Messrs.	Cates	Grant	Jones (Covington)
Cabiness	Daniel	Hawkins	

—6

And said bill, H. 260, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 68; Nays 13.

Yeas:

Mr. Speaker	Ferguson	Jenkins	Pierce
Adams	Franklin	Johnson (J. T. Tom)	Pruitt
Albea	Gilchrist	Johnston (Leonard)	Rogers
Bailey	Gilmer	Jones (Monroe)	Rozelle
Barnett	Glass	Lee	Self
Boyd	Goldthwaite	Long (Perry)	Smith (Russell)
Brannan	Goodwyn	McClendon (Chambers)	Smith (St. Clair)
Brooks	Gordon	McCorquodale	Solomon
Camp	Gross	Martin	Speaks
Chambers	Grouby	Meade	Steagall
Cook	Hain	Murphy	Sullivan
Copeland	Hankins	Nettles	Taylor
Cornett	Hardy	Nichols	Thomas
Dickson	Harris	Oakley	Torbert
Dodd	Harvey	Owens	Trimmier
Edwards	Hearn	Perry	Turner
Engel	Ingram	Phillips	Turnham

—68

Nays:

Messrs.	Cabiness	Grant	Jones (Covington)
Bishop	Casey	Guthrie	Oden
Brewer	Cates	Hawkins	Shumate
Broadfoot	Daniel		

—13

And the bill:

H. 1. Relating to elections; amending further Sections 77 and 80 of Title 17, Code of Alabama 1940, to provide further for establishing election precincts, districts, polling places, and correct lists of qualified voters.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Phillips
Adams	Daniel	Hearn	Pierce
Albea	Dickson	Ingram	Powell
Avery	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnson (Hardaway)	Ramey
Barnett	Edwards	Johnson (J. T. Tom)	Rast
Bassett	Engel	Johnston (Leonard)	Rogers
Bevill	Faulk	Jones (Covington)	Rozelle
Bishop	Ferguson	Jones (Monroe)	Self
Boyd	Franklin	Lee	Sessions
Brannan	Gilchrist	Locke	Shumate
Branyon	Gilmer	Long (Perry)	Smith (Russell)
Brewer	Glass	McClendon (Chambers)	Smith (St. Clair)
Britton	Goldthwaite	McCorquodale	Solomon
Broadfoot	Goodwyn	McLendon (Bullock)	Speaks
Brooks	Gordon	Meade	Steagall
Cabiness	Grant	Morrow	Sullivan
Callahan	Gross	Murphy	Taylor
Camp	Grouby	Nettles	Thomas
Casey	Guthrie	Nichols	Torbert
Cates	Hain	Oakley	Trimmier
Chambers	Hankins	Oden	Turner
Cook	Hardy	Perry	Turnham
Copeland			

—93

And the bill:

H. 133. Relating to county officers and offices; prescribing the times when county offices shall be open or may be closed; superseding and repealing Act No. 74, H. 12, Regular Session, 1945.

Was read a third time at length and lost.

Yeas 43; Nays 29.

Yeas:

Mr. Speaker	Dodd	Jenkins	Rozelle
Adams	Engel	Johnson (J. T. Tom)	Salter
Bevill	Faulk	McCorquodale	Shumate
Brannan	Ferguson	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gilmer	Meade	Solomon
Brooks	Goldthwaite	Murphy	Steagall
Callahan	Goodwyn	Oakley	Sullivan
Chambers	Hain	Phillips	Trimmier
Cook	Hankins	Powell	Turner
Copeland	Hardy	Ray	Vickers
Dickson	Ingram	Rogers	

—43

Nays:

Messrs.	Camp	Harris	Merrill
Albea	Casey	Harvey	Nettles
Bailey	Cornett	Hearn	Oden
Barnett	Daniel	Johnston (Leonard)	Pruitt
Bassett	Franklin	Jones (Covington)	Self
Boyd	Gilchrist	Long (Perry)	Speaks
Brewer	Grant	Martin	Taylor
Cabiness	Grouby		

—29

And the bill:

H. 201. To authorize the cities and towns of this state to provide for the establishment and operation of public medical clinics, and to authorize the lease or rental of all or any part of such clinics for use by doctors or dentists connected with the operation of such clinics.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 86; Nays 6.

Yeas:

Mr. Speaker	Cook	Hankins	Morrow
Adams	Copeland	Hardy	Murphy
Albea	Cornett	Harris	Nettles
Avery	Dickson	Harvey	Perry
Barnett	Dodd	Hearn	Phillips
Bassett	Engel	Ingram	Powell
Bevill	Ferguson	Jenkins	Pruitt
Bishop	Franklin	Johnson (J. T. Tom)	Ramey
Brannan	Gilmer	Johnston (Leonard)	Rast
Branyon	Glass	Jones (Covington)	Ray
Brewer	Goldthwaite	Jones (Monroe)	Roberts
Britton	Goodwyn	Lee	Rogers
Brooks	Gordon	Locke	Rozelle
Cabiness	Grant	Long (Perry)	Salter
Callahan	Gross	McClendon (Chambers)	Self
Camp	Grouby	McCorquodale	Sessions
Casey	Guthrie	McLendon (Bullock)	Shumate
Cates	Hain	Meade	Smith (Russell)
Chambers	Hanby	Merrill	Smith (St. Clair)

Solomon
Speaks
Steagall

Sullivan
Taylor
Thomas

Trimmier
Turner

Turnham
Vickers

—86

Nays:

Messrs.
Bailey

Broadfoot
Daniel

Dunn
Gilchrist

Hawkins

—6

RECONSIDERATION OF H. 179

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

Was again taken up.

Mr. Goodwyn offered the following amendment to the bill, H. 179:

Amend House Bill 179 by adding the words "under the merit system" at the end of the last paragraph of section d of said bill.

And the amendment was adopted.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea
Avery
Bailey
Barnett
Bassett
Bevill
Bishop
Boyd
Brannan
Branyon
Brewer
Britton
Broadfoot
Brooks
Cabiness
Callahan
Camp
Casey
Cates

Chambers
Copeland
Cornett
Dickson
Dodd
Edwards
Engel
Ferguson
Gilchrist
Glass
Goldthwaite
Goodwyn
Gordon
Grant
Cross
Grouby
Guthrie
Hain
Hanby
Hankins
Hardy

Harris
Harvey
Hawkins
Hearn
Ingram
Jenkins
Johnson (J. T. Tom)
Jones (Covington)
Lee
Locke
Long (Perry)
McClendon (Chambers)
McLendon (Bullock)
Martin
Meade
Merrill
Morrow
Murphy
Perry
Phillips
Pierce

Powell
Pruitt
Rast
Ray
Rogers
Rozelle
Salter
Self
Sessions
Shumate
Smith (Russell)
Smith (St. Clair)
Solomon
Speaks
Steagall
Sullivan
Taylor
Trimmier
Turner
Vickers

—83

And said bill, H. 179, as thus amended, was again read at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 67; Nays 24.

Yeas:

Mr. Speaker	Cornett	Harvey	Pruitt
Adams	Dickson	Hawkins	Rast
Bailey	Dodd	Hearn	Ray
Bassett	Edwards	Ingram	Rogers
Bishop	Engel	Jenkins	Rozelle
Boyd	Ferguson	Johnson (J. T. Tom)	Salter
Brannan	Gilchrist	Jones (Monroe)	Self
Britton	Glass	Locke	Sessions
Broadfoot	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Brooks	Goodwyn	Meade	Smith (St. Clair)
Cabiness	Gordon	Merrill	Solomon
Callahan	Grant	Morrow	Sullivan
Camp	Gross	Murphy	Taylor
Casey	Grouby	Owens	Trimmier
Cates	Hanby	Perry	Turner
Chambers	Hankins	Phillips	Vickers
Copeland	Harris	Pierce	

—67

Nays:

Messrs.	Daniel	Jones (Covington)	Oakley
Albea	Faulk	Lee	Powell
Avery	Gilmer	Long (Perry)	Ramey
Barnett	Hain	McLendon (Bullock)	Shumate
Bevill	Hardy	Martin	Speaks
Branyon	Johnston (Leonard)	Nettles	Steagall
Cook			

—24

H. 169 INDEFINITELY POSTPONED

On motion of Mr. Engel, the bill, H. 169, was indefinitely postponed.

And the bill:

H. 18. To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

II. 22. To create the Blount County Board of Public Hospitals and transfer to such board all the powers, duties, and authority of the board of directors of any public hospital corporation incorporated in Blount County pursuant to Act No. 46 of 1949, which board is hereby abolished; to prescribe the membership of such board of hospitals; and to provide for the selection, term of office, and the payment of certain expenses of the members of such board.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cook	Guthrie	McCorquodale
Adams	Copeland	Hain	McLendon (Bullock)
Albee	Cornett	Hanby	Martin
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dodd	Harris	Morrow
Bassett	Dunn	Harvey	Murphy
Bevill	Edwards	Hawkins	Nettles
Bishop	Engel	Hearn	Nichols
Boyd	Faulk	Ingram	Oakley
Brannan	Ferguson	Jenkins	Oden
Branyon	Franklin	Johnson (Hardaway)	Owens
Brewer	Gilchrist	Johnson (J. T. Tom)	Perry
Britton	Gilmer	Johnston (Leonard)	Phillips
Broadfoot	Glass	Jones (Covington)	Pierce
Brooks	Goldthwaite	Jones (Monroe)	Powell
Cabiness	Goodwyn	Lee	Pruitt
Camp	Gordon	Locke	Ramey
Casey	Grant	Long (Lauderdale)	Rast
Cates	Gross	Long (Perry)	Ray
Chambers	Grouby	McClendon (Chambers)	Roberts

Rogers	Shumate	Steagall	Trimmier
Rozelle	Smith (Russell)	Sullivan	Turner
Salter	Smith (St. Clair)	Taylor	Turnham
Self	Solomon	Thomas	Vickers
Sessions	Speaks	Torbert	

—103

And the bill:

H. 27. To repeal Act No. 134, H. 179, approved February 24, 1956, entitled, "An Act Relating to counties having a population of not less than 29,000 nor more than 29,350 inhabitants, according to the last or any subsequent federal decennial census; to provide for a jury trial in such counties in any proceeding at law or in equity for the purpose of establishing disputed land lines or boundaries between coterminous owners of land." (Acts of Alabama 1956 Special Sessions, vol. I, p. 195)

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 28. To provide for a jury trial in any proceeding at law or equity in any county having a population of not less than 24,525 nor more than 24,575 inhabitants, according to the 1960 or any succeeding federal decennial census, for the purpose of establishing disputed land lines or boundaries between coterminous owners of land.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 31. (with amendment): To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings, providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 31, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 31, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Brewer	Daniel	Goldthwaite
Adams	Britton	Dickson	Goodwyn
Albea	Broadfoot	Dodd	Gordon
Avery	Brooks	Dunn	Grant
Bailey	Cabiness	Edwards	Gross
Barnett	Camp	Engel	Grouby
Bassett	Casey	Faulk	Guthrie
Bevill	Cates	Ferguson	Hain
Bishop	Chambers	Franklin	Hanby
Boyd	Cook	Gilchrist	Hankins
Brannan	Copeland	Gilmer	Hardy
Branyon	Cornett	Glass	Harris

Harvey	McClendon (Chambers)	Phillips	Smith (Russell)
Hawkins	McCorquodale	Pierce	Smith (St. Clair)
Hearn	McLendon (Bullock)	Powell	Solomon
Ingram	Martin	Pruitt	Speaks
Jenkins	Meade	Ramey	Steagall
Johnson (Hardaway)	Merrill	Rast	Sullivan
Johnson (J. T. Tom)	Morrow	Ray	Taylor
Johnston (Leonard)	Murphy	Roberts	Thomas
Jones (Covington)	Nettles	Rogers	Torbert
Jones (Monroe)	Nichols	Rozelle	Trimmier
Lee	Oakley	Salter	Turner
Locke	Oden	Self	Turnham
Long (Lauderdale)	Owens	Sessions	Vickers
Long (Perry)	Perry	Shumate	

—103

And the bill:

H. 34. (with substitute). To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Local Legislation No. 1, said committee substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Be It Enacted by the Legislature of Alabama:

Section 1. This act shall apply in all counties of Alabama having populations of not less than 15,300 nor more than 15,400 and all counties having populations of not less than 17,800 and not more than 18,700, according to the 1960 or any subsequent federal decennial census.

Section 2. In all counties of this State coming within the purview of this act, the court of county commissioners or other like governing body of such county is hereby authorized to fix and set aside and designate, by resolution, from time to time, one day out of each week other than Sundays or two half days out of each week other than Sundays for all courthouse offices and other county offices to be closed.

Section 3. All laws and parts of laws in conflict with this act are hereby expressly repealed.

Section 4. This act shall become effective immediately after its passage and approval by the Governor or its otherwise becoming a law.

And the substitute was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 34, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Camp	Gilmer	Ingram
Adams	Casey	Glass	Jenkins
Albea	Cates	Goldthwaite	Johnson (Hardaway)
Avery	Chambers	Goodwyn	Johnson (J. T. Tom)
Bailey	Cook	Gordon	Johnston (Leonard)
Barnett	Copeland	Grant	Jones (Covington)
Bassett	Cornett	Gross	Jones (Monroe)
Bevill	Daniel	Grouby	Lee
Bishop	Dickson	Hain	Locke
Boyd	Dodd	Guthrie	Long (Lauderdale)
Brannan	Dunn	Hanby	Long (Perry)
Branyon	Edwards	Hankins	McClendon (Chambers)
Brewer	Engel	Hardy	McCorquodale
Britton	Faulk	Harris	McLendon (Bullock)
Broadfoot	Ferguson	Harvey	Martin
Brooks	Franklin	Hawkins	Meade
Cabiness	Gilchrist	Hearn	Merrill

Morrow	Pierce	Salter	Sullivan
Murphy	Powell	Self	Taylor
Nettles	Pruitt	Sessions	Thomas
Nichols	Ramey	Shumate	Torbert
Oakley	Rast	Smith (Russell)	Trimmier
Oden	Ray	Smith (St. Clair)	Turner
Owens	Roberts	Solomon	Turnham
Perry	Rogers	Speaks	Vickers
Phillips	Rozelle	Steagall	

—103

And the bill:

H. 40. To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to authorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County, in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Corington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Tanner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 46. Further regulating the meetings of the county board of registrars in all counties having populations of not less than 38,000 nor more than 45,000.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Herdaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 54. To apply in but only in counties having a population of not less than 15,500 inhabitants, nor more than 16,300, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Brooks

Cabiness	Gordon	Long (Lauderdale)	Ray
Camp	Grant	Long (Perry)	Roberts
Casey	Gross	McClendon (Chambers)	Rogers
Cates	Grouby	McCorquodale	Rozelle
Chambers	Guthrie	McLendon (Bullock)	Salter
Cook	Hain	Martin	Self
Copeland	Hanby	Meade	Sessions
Cornett	Hankins	Merrill	Shumate
Daniel	Hardy	Morrow	Smith (Russell)
Dickson	Harris	Murphy	Smith (St. Clair)
Dodd	Harvey	Nettles	Solomon
Dunn	Hawkins	Nichols	Speaks
Edwards	Hearn	Oakley	Steagall
Engel	Ingram	Oden	Sullivan
Faulk	Jenkins	Owens	Taylor
Ferguson	Johnson (Hardaway)	Perry	Thomas
Franklin	Johnson (J. T. Tom)	Phillips	Torbert
Gilchrist	Johnston (Leonard)	Pierce	Trimmier
Gilmer	Jones (Covington)	Powell	Turner
Glass	Iones (Monroe)	Pruitt	Turnham
Goldthwaite	Lee	Ramey	Vickers
Goodwyn	Locke	Rast	

—103

And the bill:

H. 55. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. I, p. 96).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cates	Gordon	Jones (Monroe)
Adams	Chambers	Grant	Lee
Albea	Cook	Gross	Locke
Avery	Copeland	Grouby	Long (Lauderdale)
Bailey	Cornett	Guthrie	Long (Perry)
Barnett	Daniel	Hain	McClendon (Chambers)
Bassett	Dickson	Hanby	McCorquodale
Bevill	Dodd	Hankins	McLendon (Bullock)
Bishop	Dunn	Hardy	Martin
Boyd	Edwards	Harris	Meade
Brannan	Engel	Harvey	Merrill
Branyon	Faulk	Hawkins	Morrow
Brewer	Ferguson	Hearn	Murphy
Britton	Franklin	Ingram	Nettles
Broadfoot	Gilchrist	Jenkins	Nichols
Brooks	Gilmer	Johnson (Hardaway)	Oakley
Cabiness	Glass	Johnson (J. T. Tom)	Oden
Camp	Goldthwaite	Johnston (Leonard)	Owens
Casey	Goodwyn	Jones (Covington)	Perry

Phillips	Roberts	Smith (Russell)	Thomas
Pierce	Rogers	Smith (St. Clair)	Torbert
Powell	Rozelle	Solomon	Trimmier
Pruitt	Salter	Speaks	Turner
Ramey	Self	Steagall	Turnham
Rast	Sessions	Sullivan	Vickers
Ray	Shumate	Taylor	

—103

And the bill:

H. 60. Relating to counties having populations of not less than 21,900 nor more than 22,300, according to the last or any subsequent federal decennial census; to authorize the court of county commissioners, board of revenue or other like governing body to designate deputy sheriffs as county traffic control officers and to provide for the payment of their compensation out of funds accruing from the motor vehicle and trailer license taxes; and directing the probate judge to withhold each year \$9,500 from the first moneys collected from the motor vehicle and trailer license taxes to be used for this purpose.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 63. Relating to school finances; providing for use of certain earmarked or dedicated school revenues for general educational purposes, in-

cluding payment of teachers' salaries, in counties having populations of not less than 13,500 nor more than 14,200; repealing conflicting laws.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 66. To provide for the creation and establishment of a city-county airport authority, which shall be a public body corporate, to take possession of and title to existing airports, airfields, and aircraft facilities owned or operated by or on behalf of the City of Dothan and the County of Houston, and located in Houston County, and to provide for the management, control, development and improvement of such airports, airfields and aircraft facilities.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Brooks

Cabiness	Gordon	Long (Lauderdale)	Ray
Camp	Grant	Long (Perry)	Roberts
Casey	Gross	McClendon (Chambers)	Rogers
Cates	Grouby	McCorquodale	Rozelle
Chambers	Guthrie	McLendon (Bullock)	Salter
Cook	Hain	Martin	Self
Copeland	Hanby	Meade	Sessions
Cornett	Hankins	Merrill	Shumate
Daniel	Hardy	Morrow	Smith (Russell)
Dickson	Harris	Murphy	Smith (St. Clair)
Dodd	Harvey	Nettles	Solomon
Dunn	Hawkins	Nichols	Speaks
Edwards	Hearn	Oakley	Steagall
Engel	Ingram	Oden	Sullivan
Faulk	Jenkins	Owens	Taylor
Ferguson	Johnson (Hardaway)	Perry	Thomas
Franklin	Johnson (J. T. Tom)	Phillips	Torbert
Gilchrist	Johnston (Leonard)	Pierce	Trimmier
Gilmer	Jones (Covington)	Powell	Turner
Glass	Jones (Monroe)	Pruitt	Turnham
Goldthwaite	Lee	Ramey	Vickers
Goodwyn	Locke	Rast	

—103

And the bill:

H. 67. (with amendment). To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in Jackson County.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 67, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Brannan	Chambers	Faulk
Adams	Branyon	Cook	Ferguson
Albea	Brewer	Copeland	Franklin
Avery	Britton	Cornett	Gilchrist
Bailey	Broadfoot	Daniel	Gilmer
Barnett	Brooks	Dickson	Glass
Bassett	Cabiness	Dodd	Goldthwaite
Bevill	Camp	Dunn	Goodwyn
Bishop	Casey	Edwards	Gordon
Boyd	Cates	Engel	Grant

Gross	Jones (Covington)	Oakley	Sessions
Grouby	Jones (Monroe)	Oden	Shumate
Guthrie	Lee	Owens	Smith (Russell)
Hain	Locke	Perry	Smith (St. Clair)
Hanby	Long (Lauderdale)	Phillips	Solomon
Hankins	Long (Perry)	Pierce	Speaks
Hardy	McClendon (Chambers)	Powell	Steagall
Harris	McCorquodale	Pruitt	Sullivan
Harvey	McLendon (Bullock)	Ramey	Taylor
Hawkins	Martin	Rast	Thomas
Hearn	Meade	Ray	Torbert
Ingram	Merrill	Roberts	Trimmier
Jenkins	Morrow	Rogers	Turner
Johnson (Hardaway)	Murphy	Rozelle	Turnham
Johnson (J. T. Tom)	Nettles	Salter	Vickers
Johnston (Leonard)	Nichols	Self	

—103

And said bill, H. 67, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 77. (with amendment). To provide an additional expense allowance for the members of the County Board of Education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

To amend House Bill 77 as follows:

In Section 1, line 6, of first paragraph, strike out the figure "\$300.00" and insert in lieu thereof "\$100.00."

In Section 1, line 3, of second paragraph, strike out the figure "\$300.00" and insert in lieu thereof "\$100.00."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 77, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Glass	Lee	Rast
Britton	Goldthwaite	Locke	Ray
Broadfoot	Goodwyn	Long (Lauderdale)	Roberts
Brooks	Gordon	Long (Perry)	Rogers
Cabiness	Grant	McClendon (Chambers)	Rozelle
Camp	Gross	McCorquodale	Salter
Casey	Grouby	McLendon (Bullock)	Self
Cates	Guthrie	Martin	Sessions
Chambers	Hain	Meade	Shumate
Cook	Hanby	Merrill	Smith (Russell)
Copeland	Hankins	Morrow	Smith (St. Clair)
Cornett	Hardy	Murphy	Solomon
Daniel	Harris	Nettles	Speaks
Dickson	Harvey	Nichols	Steagall
Dodd	Hawkins	Oakley	Sullivan
Dunn	Hearn	Oden	Taylor
Edwards	Ingram	Owens	Thomas
Engel	Jenkins	Perry	Torbert
Faulk	Johnson (Hardaway)	Phillips	Trimmier
Ferguson	Johnson (J. T. Tom)	Pierce	Turner
Franklin	Johnston (Leonard)	Powell	Turnham
Gilchrist	Jones (Covington)	Pruitt	Vickers
Gilmer	Jones (Monroe)	Ramey	

—103

And the bill:

H. 78. (with amendment). To regulate further the compensation and allowances of members of the board of registrars of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

To amend House Bill 78 as follows:

In Section 1, line 5, strike out the figure "\$300.00" and insert in lieu thereof "\$100.00."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Dunn
Adams	Brannan	Cates	Edwards
Albea	Branyon	Chambers	Engel
Avery	Brewer	Cook	Faulk
Bailey	Britton	Copeland	Ferguson
Barnett	Broadfoot	Cornett	Franklin
Bassett	Brooks	Daniel	Gilchrist
Bevill	Cabiness	Dickson	Gilmer
Bishop	Camp	Dodd	Glass

Goldthwaite	Johnson (Hardaway)	Nettles	Self
Goodwyn	Johnson (J. T. Tom)	Nichols	Sessions
Gordon	Johnston (Leonard)	Oakley	Shumate
Grant	Jones (Covington)	Oden	Smith (Russell)
Gross	Jones (Monroe)	Owens	Smith (St. Clair)
Grouby	Lee	Perry	Solomon
Guthrie	Locke	Phillips	Speaks
Hain	Long (Lauderdale)	Pierce	Steagall
Hanby	Long (Perry)	Powell	Sullivan
Hankins	McClendon (Chambers)	Pruitt	Taylor
Hardy	McCorquodale	Ramey	Thomas
Harris	McLendon (Bullock)	Rast	Torbert
Harvey	Martin	Ray	Trimmier
Hawkins	Meade	Roberts	Turner
Hearn	Merrill	Rogers	Turnham
Ingram	Morrow	Rozelle	Vickers
Jenkins	Murphy	Salter	

—103

And said bill, H. 78, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 79. (with amendment). To regulate further the compensation and allowances of members of the board of equalization of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

To amend House Bill 79 as follows:

In Section 1, line 5, strike out the figure "\$300.00" and insert in lieu thereof "\$100.00."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 79, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 107. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas:

Mr. Speaker	Cook	Guthrie	McLendon (Bullock)
Adams	Copeland	Hain	Martin
Albea	Cornett	Hanby	Meade
Avery	Daniel	Hankins	Merrill
Bailey	Dickson	Hardy	Morrow
Barnett	Dodd	Harris	Murphy
Bassett	Dunn	Harvey	Nettles
Bevill	Edwards	Hawkins	Nichols
Bishop	Engel	Hearn	Oakley
Boyd	Faulk	Ingram	Oden
Brannan	Ferguson	Jenkins	Owens
Branyon	Franklin	Johnson (Hardaway)	Perry
Brewer	Gilchrist	Johnson (J. T. Tom)	Phillips
Britton	Gilmer	Johnston (Leonard)	Pierce
Broadfoot	Glass	Jones (Covington)	Powell
Brooks	Goldthwaite	Jones (Monroe)	Pruitt
Cabiness	Goodwyn	Lee	Ramey
Camp	Gordon	Locke	Rast
Casey	Grant	Long (Perry)	Ray
Cates	Gross	McClendon (Chambers)	Roberts
Chambers	Grouby	McCorquodale	Rogers

Rozelle	Smith (Russell)	Sullivan	Trimmier
Salter	Smith (St. Clair)	Taylor	Turner
Self	Solomon	Thomas	Turnham
Sessions	Speaks	Torbert	Vickers
Shumate	Steagall		

—102

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

H. 108. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff not provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas:

Mr. Speaker	Dodd	Jenkins	Pruitt
Adams	Dunn	Johnson (Hardaway)	Ramey
Albea	Edwards	Johnson (J. T. Tom)	Rast
Avery	Engel	Johnston (Leonard)	Ray
Bailey	Faulk	Jones (Covington)	Roberts
Barnett	Ferguson	Jones (Monroe)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Britton	Grant	Meade	Solomon
Broadfoot	Gross	Merrill	Speaks
Brooks	Grouby	Morrow	Steagall
Cabiness	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Torbert
Chambers	Hardy	Oden	Trimmier
Cook	Harris	Owens	Turner
Copeland	Harvey	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers
Daniel	Hearn	Pierce	
Dickson	Ingram	Powell	

—102

Nay:

Mr. Long (*Lauderdale*)

—1

And the bill:

H. 109. Relating to Lauderdale County: providing for the compensation of the Chief Deputy Sheriff of Lauderdale County.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas:

Mr. Speaker	Dodd	Jenkins	Pruitt
Adams	Dunn	Johnson (<i>Nardaway</i>)	Ramey
Albea	Edwards	Johnson (<i>J. T. Tom</i>)	Rast
Avery	Engel	Johnston (<i>Leonard</i>)	Ray
Bailey	Faulk	Jones (<i>Covington</i>)	Roberts
Barnett	Ferguson	Jones (<i>Monroe</i>)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (<i>Perry</i>)	Self
Boyd	Glass	McClendon (<i>Chambers</i>)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (<i>Bullock</i>)	Smith (<i>Russell</i>)
Brewer	Gordon	Martin	Smith (<i>St. Clair</i>)
Britton	Grant	Meade	Solomon
Broadfoot	Gross	Merrill	Speaks
Brooks	Grouby	Morrow	Steagall
Cabiness	Guthrie	Murphy	Sullivan
Camp	Hain	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Torbert
Chambers	Hardy	Oden	Trimmier
Cook	Harris	Owens	Turner
Copeland	Harvey	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers
Daniel	Hearn	Pierce	
Dickson	Ingram	Powell	

—102

Nay:

Mr. Long (*Lauderdale*)

—1

And the bill:

H. 111. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Basnett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—102

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

H. 112. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas :

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Perry)	Salter
Boyd	Glass	McClendon (Chambers)	Seif
Brannan	Goldthwaite	McCorquodale	Sessions
Branyon	Goodwyn	McLendon (Bullock)	Shumate
Brewer	Gordon	Martin	Smith (Russell)
Britton	Grant	Meade	Smith (St. Clair)
Broadfoot	Gross	Merrill	Solomon
Brooks	Grouby	Morrow	Speaks
Cabiness	Guthrie	Murphy	Steagall
Camp	Hain	Nettles	Sullivan
Casey	Hanby	Nichols	Taylor
Cates	Hankins	Oakley	Thomas
Chambers	Hardy	Oden	Torbert
Cook	Harris	Owens	Trimmier
Copeland	Harvey	Perry	Turner
Cornett	Hawkins	Phillips	Turnham
Daniel	Hearn	Pierce	Vickers
Dickson	Ingram		

—102

Nay :

Mr. Long (Lauderdale)

—1

And the bill:

H. 113. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas :

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 114. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 102; Nays 1.

Yeas:

Mr. Speaker	Chambers	Guthrie	McCorquodale
Adams	Cook	Hain	McLendon (Bullock)
Albea	Copeland	Hanby	Martin
Avery	Cornett	Hankins	Meade
Bailey	Daniel	Hardy	Merrill
Barnett	Dickson	Harris	Morrow
Bassett	Edwards	Harvey	Murphy
Bevill	Engel	Hawkins	Nettles
Bishop	Faulk	Hearn	Nichols
Boyd	Ferguson	Ingram	Oakley
Brannan	Franklin	Jenkins	Oden
Branyon	Gilchrist	Johnson (Hardaway)	Owens
Brewer	Gilmer	Johnson (J. T. Tom)	Perry
Britton	Glass	Johnston (Leonard)	Phillips
Broadfoot	Goldthwaite	Jones (Covington)	Pierce
Brooks	Goodwyn	Jones (Monroe)	Powell
Cabiness	Gordon	Lee	Pruitt
Camp	Grant	Locke	Ramey
Casey	Gross	Long (Perry)	Rast
Cates	Grouby	McClendon (Chambers)	Ray

Roberts	Sessions	Speaks	Torbert
Rogers	Shumate	Steagall	Trimmier
Rozelle	Smith (Russell)	Sullivan	Turner
Salter	Smith (St. Clair)	Taylor	Turnham
Self	Solomon	Thomas	Vickers

—102

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

H. 115. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Murphy
Adams	Daniel	Harris	Nettles
Albea	Dickson	Harvey	Nichols
Avery	Dodd	Hawkins	Oakley
Bailey	Dunn	Hearn	Oden
Barnett	Edwards	Ingram	Owens
Bassett	Engel	Jenkins	Perry
Bevill	Faulk	Johnson (Hardaway)	Phillips
Bishop	Ferguson	Johnson (J. T. Tom)	Pierce
Boyd	Franklin	Johnston (Leonard)	Powell
Brannan	Gilchrist	Jones (Covington)	Pruitt
Branyon	Gilmer	Jones (Monroe)	Ramey
Brewer	Glass	Lee	Rast
Britton	Goldthwaite	Locke	Ray
Broadfoot	Goodwyn	Long (Lauderdale)	Roberts
Brooks	Gordon	Long (Perry)	Rogers
Cabiness	Grant	McClendon (Chambers)	Rozelle
Camp	Gross	McCorquodale	Salter
Casey	Grouby	McLendon (Bullock)	Self
Cates	Guthrie	Martin	Sessions
Chambers	Hain	Meade	Shumate
Cook	Hanby	Merrill	Smith (Russell)
Copeland	Hankins	Morrow	Smith (St. Clair)

Solomon
Speaks
Steagall

Sullivan
Taylor
Thomas

Torbert
Trimmier
Turner

Turnham
Vickers

—103

And the bill:

H. 137. To provide revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea
Avery
Bailey
Barnett
Bassett
Bevill
Bishop
Boyd
Brannan
Branyon
Brewer
Britton
Broadfoot
Brooks
Cabiness
Camp
Casey
Cates
Chambers
Cook
Copeland
Cornett
Daniel
Dickson

Dodd
Dunn
Edwards
Engel
Faulk
Ferguson
Franklin
Gilchrist
Gilmer
Glass
Goldthwaite
Goodwyn
Gordon
Grant
Gross
Grouby
Guthrie
Hain
Hanby
Hankins
Hardy
Harris
Harvey
Hawkins
Hearn
Ingram

Jenkins
Johnson (Hardaway)
Johnson (J. T. Tom)
Johnston (Leonard)
Jones (Covington)
Jones (Monroe)
Lee
Locke
Long (Lauderdale)
Long (Perry)
McClendon (Chambers)
McCorquodale
McLendon (Bullock)
Martin
Meade
Merrill
Morrow
Murphy
Nettles
Nichols
Oakley
Oden
Owens
Perry
Phillips
Pierce

Powell
Pruitt
Ramey
Rast
Ray
Roberts
Rogers
Rozelle
Salter
Self
Sessions
Shumate
Smith (Russell)
Smith (St. Clair)
Solomon
Speaks
Steagall
Sullivan
Taylor
Thomas
Torbert
Trimmier
Turner
Turnham
Vickers

—103

And the bill:

H. 140. To provide for payment of expenses of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census, to be paid out of the county treasury of such counties.

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Cuthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 143. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Was read a third time at length and passed, and ordered sent forth-with to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 148. To amend further Section 7 of an Act entitled "Levying in Marion County, Alabama, additional special privilege or license taxes and excise taxes equalling fifty percentum of, and otherwise paralleling with like provisions in Marion County, such State taxes as are levied by the State of Alabama by Sections 752 through Section 811 and Articles 10 and 11 of Chapter 20 of Title 51 of the Code of Alabama and amendments thereto, except that only fifty percentum of the State Levy is hereby made and is to be collected hereunder in Marion County and providing for the collection thereof and providing that all such revenue arising from the levy herein made shall be used exclusively and solely for the following purposes: The total taxes collected for the first twenty-four months after the effective date of this Act must be spent by the Marion County Board of Revenue for the construction and equipping of a County Public Clinic to be located in the Town of Guin in Marion County, Alabama. Thereafter, the revenue arising from said taxes to be spent by said Marion County Board of Revenue for the construction, maintenance, operation and improvement of a Nurses Home at Hamilton, Alabama, for the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Hospital located at Hamilton, in Marion County, Alabama; for the maintenance, operation, and improvement of the County Public Clinic located in Guin, in Marion County, Alabama; and for other public purposes of any kind and description as in the judgment of said Marion County Board of Revenue is meet and proper," said act being number 115, H. 409, Regular Session 1949, and being approved June 22, 1949.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Glass	Lee	Rast
Britton	Goldthwaite	Locke	Ray
Broadfoot	Goodwyn	Long (Lauderdale)	Roberts
Brooks	Gordon	Long (Perry)	Rogers
Cabiness	Grant	McClendon (Chambers)	Rozelle
Camp	Gross	McCorquodale	Salter
Casey	Grouby	McLendon (Bullock)	Self
Cates	Guthrie	Martin	Sessions
Chambers	Hain	Meade	Shumate
Cook	Hanby	Merrill	Smith (Russell)
Copeland	Hankins	Morrow	Smith (St. Clair)
Cornett	Hardy	Murphy	Solomon
Daniel	Harris	Nettles	Speaks
Dickson	Harvey	Nichols	Steagall
Dodd	Hawkins	Oakley	Sullivan
Dunn	Hearn	Oden	Taylor
Edwards	Ingram	Owens	Thomas
Engel	Jenkins	Perry	Torbert
Faulk	Johnson (Hardaway)	Phillips	Trimmier
Ferguson	Johnson (J. T. Tom)	Pierce	Turner
Franklin	Johnston (Leonard)	Powell	Turnham
Gilchrist	Jones (Covington)	Pruitt	Vickers
Gilmer	Jones (Monroe)	Ramey	

—103

And the bill:

H. 149. To provide for additional suit fees in certain cases brought in courts having populations of not less than 20,100 nor more than 21,850.

Was taken up.

Mr. Self offered the following substitute for the bill, H. 149:

A BILL TO BE ENTITLED AN ACT

To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Be It Enacted by the Legislature of Alabama:

Section 1. A special filing fee of twenty dollars (\$20.00) will be collected in each divorce case brought in any of the courts of counties having populations of not less than 20,100 nor more than 21,850, according to the most recent federal decennial census. The fee shall be in addition to all other fees, trial taxes, and court costs otherwise assessable in such courts, and when collected by the register of such courts, one-twentieth (1/20) of such amount collected shall be paid over to the general fund of the county, and nineteen-twentieths (19/20) of such collections shall be paid over to the board of education of the county in which suit for divorce shall have been filed; provided, however, in counties having independent city school systems, the funds derived by the board of education of the county under this Act shall be apportioned among the county and city school systems in the same proportions that state funds are distributed under the minimum program fund; and provided further that if it is alleged in the bill of com-

plaint and proved that either party to the divorce proceedings has been a resident of the State of Alabama for more than twelve (12) months next preceding the filing of the bill, then this Act is of no force and effect.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Class	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 149, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Branyon	Copeland	Gilchrist
Adams	Brewer	Cornett	Gilmer
Albea	Britton	Daniel	Class
Avery	Broadfoot	Dickson	Goldthwaite
Bailey	Brooks	Dodd	Goodwyn
Barnett	Cabiness	Dunn	Gordon
Bassett	Camp	Edwards	Grant
Bevill	Casey	Engel	Gross
Bishop	Cates	Faulk	Grouby
Boyd	Chambers	Ferguson	Guthrie
Brannan	Cook	Franklin	Hain

Hanby	Locke	Owens	Shumate
Hankins	Long (Lauderdale)	Perry	Smith (Russell)
Hardy	Long (Perry)	Phillips	Smith (St. Clair)
Harris	McClendon (Chambers)	Pierce	Solomon
Harvey	McCorquodale	Powell	Speaks
Hawkins	McLendon (Bullock)	Pruitt	Steagall
Hearn	Martin	Ramey	Sullivan
Ingram	Meade	Rast	Taylor
Jenkins	Merrill	Ray	Thomas
Johnson (Hardaway)	Morrow	Roberts	Torbert
Johnson (J. T. Tom)	Murphy	Rogers	Trimmier
Johnston (Leonard)	Nettles	Rozelle	Turner
Jones (Covington)	Nichols	Salter	Turnham
Jones (Monroe)	Oakley	Self	Vickers
Lee	Oden	Sessions	

—103

And the bill:

H. 150. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 151. (with amendment): Proposing an amendment to the Constitution relating to the levy and collection of special property taxes in Marion County for public school purposes.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 151, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 151, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 153. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000) inhabitants according to the last or any subsequent Federal decennial census.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hanby	Meade
Adams	Cornett	Hankins	Merrill
Albea	Daniel	Hardy	Morrow
Avery	Dickson	Harris	Murphy
Bailey	Dodd	Harvey	Nettles
Barnett	Dunn	Hawkins	Nichols
Bassett	Edwards	Hearn	Oakley
Bevill	Engel	Ingram	Oden
Bishop	Faulk	Jenkins	Owens
Boyd	Ferguson	Johnson (Hardaway)	Perry
Brannan	Franklin	Johnson (J. T. Tom)	Phillips
Branyon	Gilchrist	Johnston (Leonard)	Pierce
Brewer	Gilmer	Jones (Covington)	Powell
Britton	Glass	Jones (Monroe)	Pruitt
Broadfoot	Goldthwaite	Lee	Ramey
Brooks	Goodwyn	Locke	Rast
Cabiness	Gordon	Long (Lauderdale)	Ray
Camp	Grant	Long (Perry)	Roberts
Casey	Gross	McClendon (Chambers)	Rogers
Cates	Grouby	McCorquodale	Rozelle
Chambers	Guthrie	McLendon (Bullock)	Salter
Cook	Hain	Martin	Self

Sessions
Shumate
Smith (Russell)
Smith (St. Clair)

Solomon
Speaks
Steagall
Sullivan

Taylor
Thomas
Torbert
Trimmier

Turner
Turnham
Vickers

—103

And the bill:

H. 154. To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea
Avery
Bailey
Barnett
Bassett
Bevill
Bishop
Boyd
Brannan
Branyon
Brewer
Britton
Broadfoot
Brooks
Cabiness
Camp
Casey
Cates
Chambers
Cook
Copeland
Cornett
Daniel
Dickson

Dodd
Dunn
Edwards
Engel
Faulk
Ferguson
Franklin
Gilchrist
Gilmer
Glass
Goldthwaite
Goodwyn
Gordon
Grant
Gross
Grouby
Guthrie
Hain
Hanby
Hankins
Hardy
Harris
Harvey
Hawkins
Hearn
Ingram

Jenkins
Johnson (Hardaway)
Johnson (J. T. Tom)
Johnston (Leonard)
Jones (Covington)
Jones (Monroe)
Lee
Locke
Long (Lauderdale)
Long (Perry)
McClendon (Chambers)
McCorquodale
McLendon (Bullock)
Martin
Meade
Merrill
Morrow
Murphy
Nettles
Nichols
Oakley
Oden
Owens
Perry
Phillips
Pierce

Powell
Fruitt
Ramey
Rast
Ray
Roberts
Rogers
Rozelle
Salter
Self
Sessions
Shumate
Smith (Russell)
Smith (St. Clair)
Solomon
Speaks
Steagall
Sullivan
Taylor
Thomas
Torbert
Trimmier
Turner
Turnham
Vickers

—103

And the bill:

H. 155. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 156. To authorize and provide for the acquisition, improvement, equipment, operation, and maintenance (including the employment of custodians, counselors, instructors, and other personnel needed to accomplish the purpose for which the park is established) of public parks, which for the purposes of this Act shall include all types of public recreation and playground facilities and equipment thereof for children and youth, and of park assessment districts in certain counties classified on a population basis according to the last or any subsequent federal decennial census; to provide for the assessment by the county governing body of all or a part of the cost of the acquisition, improvement, equipment, operation and main-

tenance of such parks to the property benefited by the park, provided that such assessment is not in excess of the increased value of the property accruing because of the establishment or improvement and operation of such park and that the qualified electors of the park assessment district affected, voting at an election held on such questions, have not disapproved of the establishment of such park assessment district and the assessment against the land benefited of the cost involved in acquiring, establishing, operating and maintaining the park; to require and regulate public hearings relative to the acquisition and improvement of such parks, and the establishment of park assessment districts prior to submitting to the electorate the question of the establishment of such districts and assessment of the costs thereof against the property therein; to provide for ordering and holding the elections above mentioned; to prescribe the manner of making improvement assessments; to provide for appeals therefrom; to make such assessments liens on the property against which assessed, provide for the collection and enforcement of such liens, and fix their rank in relation to other liens on such property; to provide for financing the acquisition, improvement, equipment, operation, and maintenance of such parks; and to prescribe the manner in which such assessments and assessment liens may be used in aid of such financing.

Was taken up.

Mr. Murphy offered the following amendment to the bill, H. 156:

Strike Section 3 of the bill and substitute in lieu thereof the following:

Section 3. Any county to which this Act applies may establish from time to time one or more park assessment districts and in any such district may acquire, establish, provide for the operation of and maintain a public park or may improve and provide for the operation and maintenance of any public park already existing in such park assessment district. The county governing body may accept gifts, donations, devises and bequests of real and personal property from any and all sources including grants in aid from the federal government, the state or any political subdivision thereof to be used for the acquisition, equipment, maintenance and operation of any public park established, operated, or maintained pursuant to this Act. The county governing body may employ such custodians, counselors, instructors and other personnel for the park as is needed to make the park accomplish the purpose for which it was established, provided, however, that if a civil service or merit system law is applicable to any county to which this Act applies all persons employed by the county governing body under authority hereby granted shall also be subject to such civil service or merit system law. The county governing body may also assess all or any part of the cost of acquiring, establishing, improving, operating and maintaining such public park and park assessment district against all parcels of privately owned land in the park assessment district in which such park is situated which have been increased in value by reason of a special benefit accruing to them from the acquisition, establishment, improvement, operation, and maintenance of the park. Provided, however, no such county shall assess against any land within such district an amount in excess of the increased value of such parcel by reason of the special benefits derived from the improvement or establishment and operation, and maintenance of the park within such district nor unless the question of establishing the district and assessing the cost of the local improvement against the lands in the district have been approved by a majority of the qualified electors residing within the assessment district at an election held on such question as hereinafter provided. Any park assessment district established pursuant to this Act may consist of land lying entirely without the corporate limits of any municipality in such county or may consist in part of lands without the corporate limits of any municipality and in part of land lying within the cor-

porate limits of a municipality, or may consist of land lying entirely within the corporate limits of any municipality in the county. Provided, however, that before any park assessment districts, consisting entirely or partially of lands lying within the corporate limits of any municipality in the county, are established the municipal governing body concerned shall have been consulted and shall approve the establishment of such district as well as the county governing body; and the county governing body and the governing body of the municipality affected shall have entered an agreement as to the sharing of the cost of maintenance of the local improvement.

In Section 12 strike the words "park local improvement," and substitute therefor the words, local park improvement.

In Section 20 insert after the words "either by" and before the words "the county" the following: the tax collector or by.

In Section 23 strike the period at the end of the last sentence in the section and add the following words to that sentence: plus the amount of the assessment from which the appeal is taken.

In Section 28 substitute a comma for the period at the end of the section and add the following: except as otherwise prescribed in Section 29 hereof; but if the assessment is sustained the court shall order payment of the costs of the appeal by the appellant.

In Section 34 strike the following phrase: "which shall bear interest at not exceeding six percent per annum"; and substitute in lieu thereof the following: which shall bear interest at such rate, not exceeding six percent per annum, as the county governing body prescribes.

In Section 7 second paragraph, first sentence, delete the words "out of the general fund for the County or".

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Casey	Goldthwaite	Johnson (J. T. Tom)
Adams	Cates	Goodwyn	Johnston (Leonard)
Albea	Chambers	Gordon	Jones (Govington)
Avery	Cook	Grant	Jones (Monroe)
Bailey	Copeland	Gross	Lee
Barnett	Cornett	Grouby	Locke
Bassett	Daniel	Guthrie	Long (Lauderdale)
Bevill	Dickson	Hain	Long (Perry)
Bishop	Dodd	Hanby	McClendon (Chambers)
Boyd	Dunn	Hankins	McCorquodale
Brannan	Edwards	Hardy	McLendon (Bullock)
Branyon	Engel	Harris	Martin
Brewer	Faulk	Harvey	Meade
Britton	Ferguson	Hawkins	Merrill
Broadfoot	Franklin	Hearn	Morrow
Brooks	Gilchrist	Ingram	Murphy
Cabiness	Gilmer	Jenkins	Nettles
Camp	Glass	Johnson (Hardaway)	Nichols

Oakley	Ramey	Sessions	Taylor
Oden	Rast	Shumate	Thomas
Owens	Ray	Smith (Russell)	Torbert
Perry	Roberts	Smith (St. Clair)	Trimmier
Phillips	Rogers	Solomon	Turner
Pierce	Rozelle	Speaks	Turnham
Powell	Salter	Steagall	Vickers
Pruitt	Self	Sullivan	

—103

And said bill, H. 156, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Cuthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 157. For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed in the course of his employment by the county.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 158. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Barnett	Brannan	Brooks
Adams	Bassett	Branyon	Cabiness
Albea	Bevill	Brewer	Camp
Avery	Bishop	Britton	Casey
Bailey	Boyd	Broadfoot	Cates

Chambers	Grouby	McClendon (Chambers)	Roberts
Cook	Guthrie	McCorquodale	Rogers
Copeland	Hain	McLendon (Bullock)	Rozelle
Cornett	Hanby	Martin	Salter
Daniel	Hankins	Meade	Self
Dickson	Hardy	Merrill	Sessions
Dodd	Harris	Morrow	Shumate
Dunn	Harvey	Murphy	Smith (Russell)
Edwards	Hawkins	Nettles	Smith (St. Clair)
Engel	Hearn	Nichols	Solomon
Faulk	Ingram	Oakley	Speaks
Ferguson	Jenkins	Oden	Steagall
Franklin	Johnson (Hardaway)	Owens	Sullivan
Gilchrist	Johnson (J. T. Tom)	Perry	Taylor
Gilmer	Johnston (Leonard)	Phillips	Thomas
Glass	Jones (Gowington)	Pierce	Torbert
Goldthwaite	Jones (Monroe)	Powell	Trimmier
Goodwyn	Lee	Pruitt	Turner
Gordon	Locke	Ramey	Turnham
Grant	Long (Lauderdale)	Rast	Vickers
Gross	Long (Perry)	Ray	

—103

And the bill:

H. 159. To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", approved April 8, 1955.

Was taken up .

Mr. Engel offered the following substitute for the bill H. 159:

A BILL
TO BE ENTITLED
AN ACT

To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", approved April 8, 1955.

Be It Enacted by the Legislature of Alabama:

Section 1. That Section 5 of an Act entitled an Act, "To provide for appointment of official court reporters of the circuit courts in those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for

their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", be and the same hereby is, amended to read as follows:

"Section 5. That such official court reporter shall receive a salary of sixty-six hundred dollars per annum, four thousand dollars of which shall be payable in equal monthly installments by the county out of the general fund of the county, and twenty-six hundred dollars shall be payable in equal monthly installments on the warrant of the state comptroller from the general fund in the state treasury."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor or otherwise becoming a law.

And the substitute was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 159, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bevill	Broadfoot	Cook
Adams	Bishop	Brooks	Copeland
Albea	Boyd	Cabiness	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Britton	Chambers	Dunn

Edwards	Harris	Meade	Rozelle
Engel	Harvey	Merrill	Salter
Faulk	Hawkins	Morrow	Self
Ferguson	Hearn	Murphy	Sessions
Franklin	Ingram	Nettles	Shumate
Gilchrist	Jenkins	Nichols	Smith (Russell)
Gilmer	Johnson (Hardaway)	Oakley	Smith (St. Clair)
Glass	Johnson (J. T. Tom)	Oden	Solomon
Goldthwaite	Johnston (Leonard)	Owens	Speaks
Goodwyn	Jones (Covington)	Perry	Steagall
Gordon	Jones (Monroe)	Phillips	Sullivan
Grant	Lee	Pierce	Taylor
Gross	Locke	Powell	Thomas
Grouby	Long (Lauderdale)	Pruitt	Torbert
Guthrie	Long (Perry)	Ramey	Trimmier
Hain	McClendon (Chambers)	Rast	Turner
Hanby	McCorquodale	Ray	Turnham
Hankins	McLendon (Bullock)	Roberts	Vickers
Hardy	Martin	Rogers	

—103

And the bill:

H. 174. (with amendment): To propose an amendment to the Constitution relative to the payment of pensions to certain former officers of Mobile County and the municipalities therein.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 174, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Britton	Dodd	Grant
Adams	Broadfoot	Dunn	Gross
Albea	Brooks	Edwards	Grouby
Avery	Cabiness	Engel	Guthrie
Bailey	Camp	Faulk	Hain
Barnett	Casey	Ferguson	Hanby
Bassett	Cates	Franklin	Hankins
Bevill	Chambers	Gilchrist	Hardy
Bishop	Cook	Gilmer	Harris
Boyd	Copeland	Glass	Harvey
Brannan	Cornett	Goldthwaite	Hawkins
Branyon	Daniel	Goodwyn	Hearn
Brewer	Dickson	Gordon	Ingram

Jenkins	Martin	Powell	Smith (St. Clair)
Johnson (Hardaway)	Meade	Pruitt	Solomon
Johnson (J. T. Tom)	Merrill	Ramey	Speaks
Johnston (Leonard)	Morrow	Rast	Steagall
Jones (Covington)	Murphy	Ray	Sullivan
Jones (Monroe)	Nettles	Roberts	Taylor
Lee	Nichols	Rogers	Thomas
Locke	Oakley	Rozelle	Torbert
Long (Lauderdale)	Oden	Salter	Trimmier
Long (Perry)	Owens	Self	Turner
McClendon (Chambers)	Perry	Sessions	Turnham
McCorquodale	Phillips	Shumate	Vickers
McLendon (Bullock)	Pierce	Smith (Russell)	

—103

Mr. Murphy offered the following amendment to the bill, H. 174, as amended:

Amendment to H. B. 174

Add at the end of the bill the following section:

Section 4. This Act shall have no force and effect if the amendment proposed by Act No. 624, H. 1267 of the 1961 Regular Session of the Legislature is ratified and becomes a part of the Constitution.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 174, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Neiles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 175. (with amendments). To propose and provide for the submission of an amendment to the constitution of Alabama providing for the levy and collection by Mobile County of a special tax, not exceeding three mills on each dollar of taxable property in the county, for public hospital purposes; providing for elections on the levy of the tax and, after a specified period on the discontinuance of the tax or reduction of its rate; providing for disposition of the proceeds from the tax; authorizing Mobile County Public Hospital Board, a public corporation, to anticipate the proceeds from the special tax by issuance of its securities and to make pledges with respect thereto; providing that any securities issued by the said corporation shall not constitute debts of Mobile County within the meaning of Section 224 of the Constitution or bonds of said county or of a political subdivision thereof, within the meaning of Section 222 of the constitution; providing for reduction of the rates of taxation permitted by the constitution of Mobile County and the municipalities therein when the special tax is being levied and collected; and prohibiting under certain conditions appropriations to said corporation by Mobile County and the municipalities therein.

Was taken up.

The question was upon the adoption of the amendments reported by the Standing Committee on Local Legislation No. 1, said committee amendments being as follows:

LOCAL LEGISLATION NO. 1 COMMITTEE AMENDMENT NO. 1 TO
H. 175

Amend H. B. 175, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And

LOCAL LEGISLATION NO. 1 COMMITTEE AMENDMENT NO. 2
TO H. 175

Amend House Bill 175 in the following particulars:

(1) Amend House Bill 175 by substituting for the last sentence of paragraph A of Section 1 of House Bill 175 the following:

"'Public hospital purposes' means the acquisition by purchase, lease, donation or otherwise, and the construction, equipment, operation and main-

tenance of public hospital facilities, including the treatment and care of indigent patients."

(2) Amend paragraph D of Section 1 of House Bill 175 by deleting from the first sentence thereof the phrase "the amount of the anticipated needs of the board for public hospital purposes in the county for the ensuing fiscal year of the board and will certify" and by substituting the word "ensuing" for the word "insuring" therein.

(3) Amend House Bill 175 by amending paragraph G of Section 1 of House Bill 175 to read as follows:

"G. The rate of that certain ad valorem tax authorized by Amendment XVIII to the constitution, as amended by the amendment to the constitution known as Amendment XLII, and provided for also in those certain amendments to the constitution known as Amendments LX, C, CXXII, and CLI and in the constitutional amendment proposed by that certain act of the 1961 Regular Session of the Legislature of Alabama that was introduced in the said Legislature as House Bill 1067 shall be reduced, for each tax year for which the special tax shall have been levied at a rate exceeding one mill on each dollar of taxable property in the county, any such reduction to be by one-half mill on each dollar of taxable property in the county or by a rate of millage equal to the rate by which the special tax levied for that tax year exceeds one mill on each dollar of such taxable property, whichever shall be the lesser reduction."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Butlock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

Mr. Murphy offered the following amendment to the bill, H. 175, as amended:

Amendment to H. B. 175

Add at the end of the bill the following section:

Section 4. This Act shall have no force and effect if the amendment proposed by Act No. 648, H. 1456, of the 1961 Regular Session of the Legislature is ratified and becomes a part of the Constitution.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 175, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 176. (with amendment): To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing and directing Mobile County Public Hospital Board, a public corporation, to prepare a budget for each fiscal year setting forth certain anticipated expenditures and receipts of the said public corporation and to apportion any deficit in said budget among Mobile County and each municipality therein having a population of more than 1,000 according to the last federal census or any subsequent official census; providing that any assessments so made shall constitute debts of said county and said municipalities collectible by the said public corporation by suit or action but shall not constitute debts of the said county and municipalities within the meaning of Section 224 and 225 of the said constitution; providing that if a special ad valorem county tax for public hospital purposes shall be voted in Mobile County, the power of the said constitution; providing that if a special ad valorem county tax for within a specified period thereafter; authorizing the legislature by local or special legislation and without compliance with Section 106 of the constitution to specify the character and maximum capacity of the hospital facilities with respect to which any budget may be prepared by the said public corporation under said amendment; validating all actions of Mobile County Hospital Board created and provided for by Act No. 105 adopted at the 1955 Regular Session of the Legislature of Alabama, as amended; providing for and validating the transfer by the latter board of all of its assets, contracts, properties, obligations and liabilities to the said public corporation and the assumption of all thereof by the said public corporation; providing for the dissolution of the said board created and provided for in the said Act No. 105, as amended; and providing that bonds and other securities issued by the said public corporation shall not be deemed to constitute debts of Mobile County within the meaning of Section 224 or debts of any of said municipalities within the meaning of Section 225 of the constitution and shall not constitute bonds of said county or a subdivision thereof within the meaning of Section 222 of the constitution.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 176, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

Mr. Murphy offered the following amendment to the bill, H. 176, as amended:

Amendment to H. B. 176

Add at the end of the bill the following section:

Section 4. This Act shall have no force and effect if the amendment proposed by Act No. 638, H. 1451 of the 1961 Regular Session of the Legislature is ratified and becomes a part of the Constitution.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 176, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Oakley
Adams	Dickson	Hawkins	Oden
Albea	Dodd	Hearn	Owens
Avery	Dunn	Ingram	Perry
Bailey	Edwards	Jenkins	Phillips
Barnett	Engel	Johnson (Hardaway)	Pierce
Bassett	Faulk	Johnson (J. T. Tom)	Powell
Bevill	Ferguson	Johnston (Leonard)	Pruitt
Bishop	Franklin	Jones (Covington)	Ramey
Boyd	Gilchrist	Jones (Monroe)	Rast
Brannan	Gilmer	Lee	Ray
Branyon	Glass	Locke	Roberts
Brewer	Goldthwaite	Long (Lauderdale)	Rogers
Britton	Goodwyn	Long (Perry)	Rozelle
Broadfoot	Gordon	McClendon (Chambers)	Salter
Brooks	Grant	McCorquodale	Self
Cabiness	Gross	McLendon (Bullock)	Sessions
Camp	Grouby	Martin	Shumate
Casey	Guthrie	Meade	Smith (Russell)
Cates	Hain	Merrill	Smith (St. Clair)
Chambers	Hanby	Morrow	Solomon
Cook	Hankins	Murphy	Speaks
Copeland	Hardy	Nettles	Steagall
Cornett	Harris	Nichols	Sullivan

Taylor
Thomas

Torbert
Trimmier

Turner
Turnham

Vickers

—103

And the bill:

H. 272. (with amendment): To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing Mobile County under certain conditions to issue its general obligation bonds not exceeding \$1,737,000 in principal amount for various capital improvements in said county, said bonds to be additionally secured by a pledge of the special ad valorem tax provided for in Amendment XVIII to said constitution, as amended, authorizing the continued levy and collection of said tax for payment of said bonds, providing that none of the bonds which are payable out or said tax or for which said tax is pledged shall be chargeable against the limitation on indebtedness of said county contained in Section 224 of the constitution, and specifying certain details pertaining to said bonds and the sale thereof.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 272, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

“An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962.”

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cook	Guthrie	McCorquodale
Adams	Copeland	Hain	McLendon (Bullock)
Albee	Cornett	Hanby	Martin
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dodd	Harris	Morrow
Bassett	Dunn	Harvey	Murphy
Bevill	Edwards	Hawkins	Nettles
Bishop	Engel	Hearn	Nichols
Boyd	Faulk	Ingram	Oakley
Brannan	Ferguson	Jenkins	Oden
Branyon	Franklin	Johnson (Hardaway)	Owens
Brewer	Gilchrist	Johnson (J. T. Tom)	Perry
Britton	Gilmer	Johnston (Leonard)	Phillips
Broadfoot	Glass	Jones (Covington)	Pierce
Brooks	Goldthwaite	Jones (Monroe)	Powell
Cabiness	Goodwyn	Lee	Pruitt
Camp	Gordon	Locke	Ramey
Casey	Grant	Long (Lauderdale)	Rast
Cates	Gross	Long (Perry)	Ray
Chambers	Grouby	McClendon (Chambers)	Roberts

Rogers	Shumate	Steagall	Trimmier
Rozelle	Smith (Russell)	Sullivan	Turner
Salter	Smith (St. Clair)	Taylor	Turnham
Self	Solomon	Thomas	Vickers
Sessions	Speaks	Torbert	

—103

Mr. Murphy offered the following amendment to the bill, H. 272, as amended:

Amendment to H. B. 272

Add at the end of the bill the following section:

Section 4. This Act shall have no force and effect if the amendment proposed by Act No. 633, H. 1067, of the 1961 Regular Session of the Legislature is ratified and becomes a part of the Constitution.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 272, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 177. (with substitute): To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Local Legislation No. 1, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

Be It Enacted by the Legislature of Alabama:

Section 1. The following amendment to the Constitution of Alabama is proposed, and shall become valid as part thereof when approved and proclaimed as prescribed by law:

AMENDMENT

The court of county commissioners, board of revenue, or other like governing body of Coffee County shall have power to levy and provide for collection of an additional district school tax of fifty cents on each one hundred dollars worth of taxable property in the several school districts within the county, in the same manner and subject to the same election requirements as provided in the third amendment to this Constitution with respect to other district school taxes. The tax herein authorized shall be in addition to all other taxes authorized in this Constitution as amended, and the proceeds thereof shall be spent for public school purposes only.

Section 2. An election upon the proposed amendment is ordered to be held on the first Tuesday in May, 1962. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, of the Code of Alabama (1940).

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

And the substitute was adopted.

Yeas 103; Nays 0.

Yeas :

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

And said bill, H. 177, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Butlock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 195. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32 and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Brannan	Chambers	Faulk
Adams	Branyon	Cook	Ferguson
Albea	Brewer	Copeland	Franklin
Avery	Britton	Cornett	Gilchrist
Bailey	Broadfoot	Daniel	Gilmer
Barnett	Brooks	Dickson	Glass
Bassett	Cabiness	Dodd	Goldthwaite
Bevill	Camp	Dunn	Goodwyn
Bishop	Casey	Edwards	Gordon
Boyd	Cates	Engel	Grant

Gross	Jones (Covington)	Oakley	Sessions
Grouby	Jones (Monroe)	Oden	Shumate
Guthrie	Lee	Owens	Smith (Russell)
Hain	Locke	Perry	Smith (St. Clair)
Hanby	Long (Lauderdale)	Phillips	Solomon
Hankins	Long (Perry)	Pierce	Speaks
Hardy	McClendon (Chambers)	Powell	Steagall
Harris	McCorquodale	Pruitt	Sullivan
Harvey	McLendon (Bullock)	Ramey	Taylor
Hawkins	Martin	Rast	Thomas
Hearn	Meade	Ray	Torbert
Ingram	Merrill	Roberts	Trimmier
Jenkins	Morrow	Rogers	Turner
Johnson (Hardaway)	Murphy	Rozelle	Turnham
Johnson (J. T. Tom)	Nettles	Salter	Vickers
Johnston (Leonard)	Nichols	Self	

—103

And the bill:

H. 196. Proposing an amendment to the Constitution of Alabama, relative to the levying of additional taxes for school purposes within Montgomery County.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Gronby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 211. Relating to court costs in all counties having populations of not less than 31,500 nor more than 33,500, according to the last or any subsequent federal decennial census.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 219. (with amendment): Proposing a constitution amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. No. 219 in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Crouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

Mr. Camp offered the following amendment to the bill, H. 219, as amended:

AMENDMENT TO HOUSE BILL NO. 219

House Bill No. 219 is hereby amended by adding at the end of Section 3 thereof the following additional section:

Section 4. In the event that the amendment to the Constitution proposed by Act No. _____, adopted at the Regular Session of the Legislature of 1961 (Senate Bill 591) was enacted in compliance with the requirements of the Constitution of Alabama and is submitted to a vote of the qualified electors of Alabama, then and in such event, the amendment herein proposed shall not be submitted to a vote of the qualified electors and the election hereinabove provided for shall not be called or held, the foregoing provisions of this Act to the contrary notwithstanding; it being the intent of this Act that the amendment herein proposed shall be submitted only in the event that said Act of the 1961 Regular Session of the Legislature was not enacted in compliance with the requirements of the Constitution of the State of Alabama and for this reason is not submitted to a vote of the qualified electors as therein provided.

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 219, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cates	Gordon	Jones (Monroe)
Adams	Chambers	Grant	Lee
Albea	Cook	Gross	Locke
Avery	Copeland	Grouby	Long (Lauderdale)
Bailey	Cornett	Guthrie	Long (Perry)
Barnett	Daniel	Hain	McClendon (Chambers)
Bassett	Dickson	Hanby	McCorquodale
Bevill	Dodd	Hankins	McLendon (Bullock)
Bishop	Dunn	Hardy	Martin
Boyd	Edwards	Harris	Meade
Brannan	Engel	Harvey	Merrill
Branyon	Faulk	Hawkins	Morrow
Brewer	Ferguson	Hearn	Murphy
Britton	Franklin	Ingram	Nettles
Broadfoot	Gilchrist	Jenkins	Nichols
Brooks	Gilmer	Johnson (Hardaway)	Oakley
Cabiness	Glass	Johnson (J. T. Tom)	Oden
Camp	Goldthwaite	Johnston (Leonard)	Owens
Casey	Goodwyn	Jones (Covington)	Perry

Phillips	Roberts	Smith (Russell)	Thomas
Pierce	Rogers	Smith (St. Clair)	Torbert
Powell	Rozelle	Solomon	Trimmier
Pruitt	Salter	Speaks	Turner
Ramey	Self	Steagall	Turnham
Rast	Sessions	Sullivan	Vickers
Ray	Shumate	Taylor	

—103

And the bill:

H. 220. To apply in all counties having populations of not less than 65,000 nor more than 95,000; directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albee	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 223. To provide an additional expense allowance to members of the court of county commissioners, board of revenue or like governing body of all counties having a population of not less than 24,525 nor more than 24,675 according to the last federal decennial census.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Butlock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 230. To provide for the appointment and tenure and number and fixing the compensation of Bailiffs for the Sixth Judicial Circuit of Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 102; Nays 0.

Yeas:

Mr. Speaker	Britton	Dodd	Gross
Adams	Broadfoot	Dunn	Grouby
Albea	Brooks	Edwards	Guthrie
Avery	Cabiness	Engel	Hain
Bailey	Camp	Faulk	Hanby
Barnett	Casey	Franklin	Hankins
Bassett	Cates	Gilchrist	Hardy
Bevill	Chambers	Gilmer	Harris
Bishop	Cook	Glass	Harvey
Boyd	Copeland	Goldthwaite	Hawkins
Brannan	Cornett	Goodwyn	Hearn
Branyon	Daniel	Gordon	Ingram
Brewer	Dickson	Grant	Jenkins

Johnson (Hardaway)	Meade	Pruitt	Smith (St. Clair)
Johnson (J. T. Tom)	Merrill	Ramey	Solomon
Johnston (Leonard)	Morrow	Rast	Speaks
Jones (Covington)	Murphy	Ray	Steagall
Jones (Monroe)	Nettles	Roberts	Sullivan
Lee	Nichols	Rogers	Taylor
Locke	Oakley	Rozelle	Thomas
Long (Lauderdale)	Oden	Salter	Torbert
Long (Perry)	Owens	Self	Trimmier
McClendon (Chambers)	Perry	Sessions	Turner
McCorquodale	Phillips	Shumate	Turnham
McLendon (Bullock)	Pierce	Smith (Russell)	Vickers
Martin	Powell		

—102

And the bill:

H. 231. To apply only in those counties in this state having a population not less than 94,000 inhabitants and not more than 115,000 inhabitants, according to the last Federal Decennial Census or any subsequent federal decennial census and to provide for certain expense funds for the members of the Board of Revenue or other like governing body of such counties other than the Probate Judge.

Was taken up.

Mr. Callahan offered the following amendment to the bill, H. 231:

Amend H. B. 231 by deleting the words and figures "not less than 94,000 inhabitants and not more than 115,000 inhabitants" wherever they appear in said bill and inserting in lieu thereof the following:

"not less than 100,000 inhabitants and not more than 115,000 inhabitants"

And the amendment was adopted.

Yeas 102; Nays 0.

Yeas:

Mr. Speaker	Casey	Goodwyn	Johnston (Leonard)
Adams	Cates	Gordon	Jones (Covington)
Albee	Chambers	Grant	Jones (Monroe)
Avery	Cook	Gross	Lee
Bailey	Copeland	Grouby	Locke
Barnett	Cornett	Guthrie	Long (Lauderdale)
Bassett	Daniel	Hain	Long (Perry)
Bevill	Dickson	Haubty	McClendon (Chambers)
Bishop	Dodd	Hankins	McCorquodale
Boyd	Dunn	Hardy	McLendon (Bullock)
Brannan	Edwards	Harris	Martin
Branyon	Engel	Harvey	Meade
Brewer	Faulk	Hawkins	Merrill
Britton	Franklin	Hearn	Morrow
Broadfoot	Gilchrist	Ingram	Murphy
Brooks	Gilmer	Jenkins	Nettles
Cabiness	Glass	Johnson (Hardaway)	Nichols
Camp	Goldthwaite	Johnson (J. T. Tom)	Oakley

Oden	Rast	Shumate	Taylor
Owens	Ray	Smith (Russell)	Thomas
Perry	Roberts	Smith (St. Clair)	Torbert
Phillips	Rogers	Solomon	Trimmier
Pierce	Rozelle	Speaks	Turner
Powell	Salter	Steagall	Turnham
Pruitt	Self	Sullivan	Vickers
Ramey	Sessions		

—102

And said bill, H. 231, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 102; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Powell
Adams	Dunn	Johnson (J. T. Tom)	Pruitt
Albea	Edwards	Johnston (Leonard)	Ramey
Avery	Engel	Jones (Covington)	Rast
Bailey	Faulk	Jones (Monroe)	Ray
Barnett	Franklin	Lee	Roberts
Bassett	Gilchrist	Locke	Rogers
Bevill	Gilmer	Long (Lauderdale)	Rozelle
Bishop	Glass	Long (Perry)	Salter
Boyd	Goldthwaite	McClendon (Chambers)	Self
Brannan	Goodwyn	McCorquodale	Sessions
Branyon	Gordon	McLendon (Bullock)	Shumate
Brewer	Grant	Martin	Smith (Russell)
Britton	Gross	Meade	Smith (St. Clair)
Broadfoot	Grouby	Merrill	Solomon
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Camp	Hanby	Nettles	Sullivan
Casey	Hankins	Nichols	Taylor
Cates	Hardy	Oakley	Thomas
Chambers	Harris	Oden	Torbert
Cook	Harvey	Owens	Trimmier
Copeland	Hawkins	Perry	Turner
Cornett	Hearn	Phillips	Turnham
Daniel	Ingram	Pierce	Vickers
Dickson	Jenkins		

—102

And the bill:

H. 233. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Casey
Adams	Bevill	Britton	Cates
Albea	Bishop	Broadfoot	Chambers
Avery	Boyd	Brooks	Cook
Bailey	Brannan	Cabiness	Copeland
Barnett	Branyon	Camp	Cornett

Daniel	Hanby	McLendon (Bullock)	Rogers
Dickson	Hankins	Martin	Rozelle
Dodd	Hardy	Meade	Salter
Dunn	Harris	Merrill	Self
Edwards	Harvey	Morrow	Sessions
Engel	Hawkins	Murphy	Shumate
Faulk	Hearn	Nettles	Smith (Russell)
Ferguson	Ingram	Nichols	Smith (St. Clair)
Franklin	Jenkins	Oakley	Solomon
Gilchrist	Johnson (Hardaway)	Oden	Speaks
Gilmer	Johnson (J. T. Tom)	Owens	Steagall
Glass	Johnston (Leonard)	Perry	Sullivan
Goldthwaite	Jones (Covington)	Phillips	Taylor
Goodwyn	Jones (Monroe)	Pierce	Thomas
Gordon	Lee	Powell	Torbert
Grant	Locke	Pruitt	Trimmier
Gross	Long (Lauderdale)	Ramey	Turner
Grouby	Long (Perry)	Rast	Turnham
Guthrie	McClendon (Chambers)	Ray	Vickers
Hain	McCorquodale	Roberts	

—103

And the bill:

H. 244. (with amendment): Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend H. B. 244, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Brooks	Faulk	Hankins
Adams	Cabiness	Ferguson	Hardy
Albea	Camp	Franklin	Harris
Avery	Casey	Gilchrist	Harvey
Bailey	Cates	Gilmer	Hawkins
Barnett	Chambers	Glass	Hearn
Bassett	Cook	Goldthwaite	Ingram
Bevill	Copeland	Goodwyn	Jenkins
Bishop	Cornett	Gordon	Johnson (Hardaway)
Boyd	Daniel	Grant	Johnson (J. T. Tom)
Brannan	Dickson	Gross	Johnston (Leonard)
Branyon	Dodd	Grouby	Jones (Covington)
Brewer	Dunn	Guthrie	Jones (Monroe)
Britton	Edwards	Hain	Lee
Broadfoot	Engel	Hanby	Locke

Long (Lauderdale)	Nichols	Ray	Speaks
Long (Perry)	Oakley	Roberts	Steagall
McClendon (Chambers)	Oden	Rogers	Sullivan
McCorquodale	Owens	Rozelle	Taylor
McLendon (Bullock)	Perry	Salter	Thomas
Martin	Phillips	Self	Torbert
Meade	Pierce	Sessions	Trimmier
Merrill	Powell	Shumate	Turner
Morrow	Pruitt	Smith (Russell)	Turnham
Murphy	Ramey	Smith (St. Clair)	Vickers
Nettles	Rast	Solomon	

—103

And said bill, H. 244, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 245. To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 246. To provide additional revenue in Cullman County; directing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy special county privilege license taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bishop	Cabiness	Daniel
Adams	Boyd	Camp	Dickson
Albea	Brannan	Casey	Dodd
Avery	Branyon	Cates	Dunn
Bailey	Brewer	Chambers	Edwards
Barnett	Britton	Cook	Engel
Bassett	Broadfoot	Copeland	Faulk
Bevill	Brooks	Cornett	Ferguson

Franklin	Hearn	Morrow	Salter
Gilchrist	Ingram	Murphy	Self
Gilmer	Jenkins	Nettles	Sessions
Glass	Johnson (Hardaway)	Nichols	Shumate
Goldthwaite	Johnson (J. T. Tom)	Oakley	Smith (Russell)
Goodwyn	Johnston (Leonard)	Oden	Smith (St. Clair)
Gordon	Jones (Covington)	Owens	Solomon
Grant	Jones (Monroe)	Perry	Speaks
Gross	Lee	Phillips	Steagall
Grouby	Locke	Pierce	Sullivan
Guthrie	Long (Lauderdale)	Powell	Taylor
Hain	Long (Perry)	Pruitt	Thomas
Hanby	McClendon (Chambers)	Ramey	Torbert
Hankins	McCorquodale	Rast	Trimmier
Hardy	McLendon (Bullock)	Ray	Turner
Harris	Martin	Roberts	Turnham
Harvey	Meade	Rogers	Vickers
Hawkins	Merrill	Rozelle	

—103

And the bill:

H. 252. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 255. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Giimer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

H. 258 INDEFINITELY POSTPONED

On motion of Mr. Copeland, the bill, H. 258, was indefinitely postponed.

And the bill:

H. 268. To amend Section 1 of the act approved May 26, 1955, regulating the taking of fish from public streams and impounded waters in Elmore and Tallapoosa counties (Act No. 17, H. 93, Acts of Alabama 1955, Vol. I, pp. 229-231).

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 271. Creating an act which authorizes and directs County Governing Bodies of any County having a population of not less than 25,100 nor more than 25,600; to appoint Boards of Directors of Public Hospitals and such institutions where Directors and/or Managers are required.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Britton	Dodd	Grant
Adams	Broadfoot	Dunn	Gross
Albea	Brooks	Edwards	Grouby
Avery	Cabiness	Engel	Guthrie
Bailey	Camp	Faulk	Hain
Barnett	Casey	Ferguson	Hanby
Bassett	Cates	Franklin	Hankins
Bevill	Chambers	Gilchrist	Hardy
Bishop	Cook	Gilmer	Harris
Boyd	Copeland	Glass	Harvey
Brannan	Cornett	Goldthwaite	Hawkins
Branyon	Daniel	Goodwyn	Hearn
Brewer	Dickson	Gordon	Ingram

Jenkins	Martin	Powell	Smith (St. Clair)
Johnson (Hardaway)	Meade	Pruitt	Solomon
Johnson (J. T. Tom)	Merrill	Ramey	Speaks
Johnston (Leonard)	Morrow	Rast	Steagall
Jones (Covington)	Murphy	Ray	Sullivan
Jones (Monroe)	Nettles	Roberts	Taylor
Lee	Nichols	Rogers	Thomas
Locke	Oakley	Rozelle	Torbert
Long (Lauderdale)	Oden	Salter	Trimmier
Long (Perry)	Owens	Self	Turner
McClendon (Chambers)	Perry	Sessions	Turnham
McCorquodale	Phillips	Shumate	Vickers
McLendon (Bullock)	Pierce	Smith (Russell)	

—103

And the bill:

H. 83. To amend further Section 706, Title 51, Code of Alabama (1940), as amended, by providing further for the transfer of ownership of motor vehicle licenses tags, and by prescribing further penalties.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 84. For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System, established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of 1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 12, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowances for the period November 11, 1957, to June 16, 1958, and for this period only if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 85. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Crouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 86. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT—To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick or such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission

of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allotted for any of the purposes for which such authority shall have been organized," who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Was taken up.

Mr. Perry offered the following amendment to the bill, H. 86:

AMENDMENT TO H. B. 86:

Add to Section 1 of said bill the following:

"4. Part-time employees who earn their primary income from employment other than the said health care authority."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And said bill, H. 86, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

H. 87 INDEFINITELY POSTPONED

On motion of Mr. Perry, the bill, H. 87, was indefinitely postponed.

And the bill:

H. 89. To amend the title and Sections 1, 2, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds

received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

—103

And the bill:

H. 90. Relating to Jefferson County; to increase the compensation of the Judge of the Jefferson County Criminal Court; to provide for payment thereof and to repeal laws in conflict herewith.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Bevill	Broadfoot	Cook
Adams	Bishop	Brooks	Copeland
Albea	Boyd	Cabiness	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Britton	Chambers	Dunn

Edwards	Harris	Meade	Rozelle
Engel	Harvey	Merrill	Salter
Faulk	Hawkins	Morrow	Self
Ferguson	Hearn	Murphy	Sessions
Franklin	Ingram	Nettles	Shumate
Gilchrist	Jenkins	Nichols	Smith (Russell)
Gilmer	Johnson (Hardaway)	Oakley	Smith (St. Clair)
Glass	Johnson (J. T. Tom)	Oden	Solomon
Goldthwaite	Johnston (Leonard)	Owens	Speaks
Goodwyn	Jones (Covington)	Perry	Steagall
Gordon	Jones (Monroe)	Phillips	Sullivan
Grant	Lee	Pierce	Taylor
Gross	Locke	Powell	Thomas
Grouby	Long (Lauderdale)	Pruitt	Torbert
Guthrie	Long (Perry)	Ramey	Trimmier
Hain	McClendon (Chambers)	Rast	Turner
Hanby	McCorquodale	Ray	Turnham
Hankins	McLendon (Bullock)	Roberts	Vickers
Hardy	Martin	Rogers	

—103

And the bill:

H. 105. To amend Section 2 of Act No. 744, H. 1462, Regular Session 1961, entitled "An Act to provide for the compensation to be paid certain officers by counties having a population of 600,000 or more according to the last or any succeeding decennial federal census."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Murphy
Adams	Daniel	Harris	Nettles
Albea	Dickson	Harvey	Nichols
Avery	Dodd	Hawkins	Oakley
Bailey	Dunn	Hearn	Oden
Barnett	Edwards	Ingram	Owens
Bassett	Engel	Jenkins	Perry
Bevill	Faulk	Johnson (Hardaway)	Phillips
Bishop	Ferguson	Johnson (J. T. Tom)	Pierce
Boyd	Franklin	Johnston (Leonard)	Powell
Brannan	Gilchrist	Jones (Covington)	Pruitt
Branyon	Gilmer	Jones (Monroe)	Ramey
Brewer	Glass	Lee	Rast
Britton	Goldthwaite	Locke	Ray
Broadfoot	Goodwyn	Long (Lauderdale)	Roberts
Brooks	Gordon	Long (Perry)	Rogers
Cabiness	Grant	McClendon (Chambers)	Rozelle
Camp	Gross	McCorquodale	Salter
Casey	Grouby	McLendon (Bullock)	Self
Cates	Guthrie	Martin	Sessions
Chambers	Hain	Meade	Shumate
Cook	Hanby	Merrill	Smith (Russell)
Copeland	Hankins	Morrow	Smith (St. Clair)

Solomon
Speaks
Steagall

Sullivan
Taylor
Thomas

Torbert
Trimmier
Turner

Turnham
Vickers

—103

And the bill:

H. 262. (with amendment). To propose an amendment to Act 637 of the Regular Session of Leg. of 1961 amending the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special districts property taxes for the support of education.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 2, said committee amendment being as follows:

Amend H. B. 262, in Section 2 of the bill by striking out the first sentence and insert in lieu thereof the following:

"An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962."

And the amendment was adopted.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea
Avery
Bailey
Barnett
Bassett
Bevill
Bishop
Boyd
Brannan
Branyon
Brewer
Britton
Broadfoot
Brooks
Cabiness
Camp
Casey
Cates
Chambers
Cook
Copeland
Cornett
Daniel
Dickson

Dodd
Dunn
Edwards
Engel
Faulk
Ferguson
Franklin
Gilchrist
Gilmer
Glass
Goldthwaite
Goodwyn
Gordon
Grant
Gross
Grouby
Guthrie
Hain
Hanby
Hankins
Hardy
Harris
Harvey
Hawkins
Hearn
Ingram

Jenkins
Johnson (Hardaway)
Johnson (J. T. Tom)
Johnston (Leonard)
Jones (Covington)
Jones (Monroe)
Lee
Locke
Long (Lauderdale)
Long (Perry)
McClendon (Chambers)
McCorquodale
McLendon (Bullock)
Martin
Meade
Merrill
Morrow
Murphy
Nettles
Nichols
Oakley
Oden
Owens
Perry
Phillips
Pierce

Powell
Pruitt
Ramey
Rast
Ray
Roberts
Rogers
Rozelle
Salter
Self
Sessions
Shumate
Smith (Russell)
Smith (St. Clair)
Solomon
Speaks
Steagall
Sullivan
Taylor
Thomas
Torbert
Trimmier
Turner
Turnham
Vickers

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And said bill, H. 262, as thus amended, was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 103; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Edwards	Johnson (J. T. Tom)	Ramey
Avery	Engel	Johnston (Leonard)	Rast
Bailey	Faulk	Jones (Covington)	Ray
Barnett	Ferguson	Jones (Monroe)	Roberts
Bassett	Franklin	Lee	Rogers
Bevill	Gilchrist	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Broadfoot	Gross	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Cuthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Nettles	Taylor
Cates	Hankins	Nichols	Thomas
Chambers	Hardy	Oakley	Torbert
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	Vickers
Dickson	Ingram	Pierce	

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REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolutions, to wit:

H. J. R. 8. Relative to the present policy pursued by the Department of Pensions and Security with respect to ownership of property by recipients of old age pensions.

H. J. R. 9. Relative to pollution of the public streams of the State of Alabama.

H. J. R. 10. Relative to naming Senate Bill 55.

H. J. R. 11. Relative to pending legislation in Congress providing for pensions and benefits for World War I veterans, their widows and dependents.

H. J. R. 12. Relative to redesignating the "Heart of Dixie Highway" to be known also as the "Sam Engelhardt Drive".

H. J. R. 13. Relative to congratulating The Honorable Hunter Phillips on his recent election as Tax Assessor of Choctaw County.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolutions the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolution, to-wit:

H. J. R. 5. Relative to naming the building on the University of Alabama campus now under construction "Walter Bryan Jones Hall".

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolution the title to which is set out on the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Robison:

S. 156. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Also:

By Mr. Robison:

S. 157. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Also:

By Mr. Robison:

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Also:

By Mr. Robison:

S. 159. To make appropriations to the Department of Conservation for capital improvements.

Also:

By Mr. Robison:

S. 160. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Also:

By Messrs. Hines, Archer, Samford, Kendall, deGraffenried, Dumas, Porter, Graham, Clark, Wilson, Moses, Haltom, Robison and Jones:

S. 213. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose.

Also:

By Messrs. Hines, Archer, Samford, Kendall, deGraffenried, Dumas, Porter, Graham, Clark, Wilson, Haltom, Moses, Robison and Jones:

S. 214. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this

state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standings Committees as follows:

- S. 156. Ways and Means.
- S. 157. Ways and Means.
- S. 158. Ways and Means
- S. 159. Ways and Means.
- S. 160. Ways and Means.
- S. 213. Ways and Means.
- S. 214. Ways and Means.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Joint Resolutions, your signature thereto is requested:

- S. J. R. 7—Naming Senate Bill 24.
- S. J. R. 8—Naming Senate Bill 23.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Joint Resolutions, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Porter:

S. 119. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Also:

By Mr. Givhan:

S. 184. Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education, exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF DALLAS

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education, exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

Be It Enacted by the Legislature of Alabama:

Section 1. In Dallas County and in the City of Selma, the employing board of education shall have exclusive and plenary authority to appoint, dismiss, discharge, remove, transfer and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in the county and the City of Selma. The teacher tenure law Chapter 13 of Title 52, Code of Alabama 1940, as amended or supplemented, is expressly repealed as to Dallas County and the City of Selma.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF DALLAS

The undersigned being first duly sworn hereby certified, that I am the business manager of the Selma Times Journal, a newspaper published at Selma, Alabama, and having general circulation in Dallas County, Alabama, and that the notice, a true copy of which is hereto attached, was published in said newspaper once a week for four successive weeks, appearing therein on the 21st and 28th day of July and the 4th and 11th day of August, 1961.

HENRY H. LLOYD.

Sworn to and subscribed before me this 9th day of September, 1961.

JOSEPHINE K. TIPTON,
Notary Public, Dallas County, Alabama.

Also:

By Mr. Godfrey:

S. 180. To repeal Act No. 281, H. 514, Regular Session 1961, entitled "To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census."

Also:

By Mr. Godfrey:

S. 181. To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census.

Also:

By Mr. Rutledge:

S. 17. To provide for additional suit fees in certain cases brought in circuit courts of counties having populations of not less than 14,400 nor more than 14,900.

Also:

By Mr. Rutledge:

S. 18. To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF WINSTON

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 1 of Act No. 539, S. 253, approved July 23, 1931, an act providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257), is hereby amended to read as follows:

"Section 1. There is hereby created and established a board of education for Winston County to be composed of five members. One member shall be elected from, be a qualified elector of, and reside in each of the five high school attendance areas heretofore established by the Winston County board of education, as follows: Area 1 is composed of all of Beat 2, Sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 33, 34, 35, 36, of Township 10 South, Range 10 West, in Beat 10; and Section 18 of Township 9 South, Range 9 West, in Beat 11. Area 2 is composed of Beat 3 less Sections 13, 14, 15, 22, 23, 25, 26 of Township 11 South, Range 9 West; Sections 3, 4, 5, 6, 7, 8, 9, 10 15, 16, 17, 18, 19, 20, 21, 22 of Township 11 South, Range 10 West in Beat 10; and Sections 31, 32, Township 10 South, Range 10 West, in Beat 10. Area 3 is composed of all of Beat 1; all of Beat 4; Beat 11, less Section 18 of Township 9 South, Range 9 West; Sections 13, 14, 15, 22, 23, 25, 26 of Township 11 South, Range 9 West in Beat 3; and Sections 17, 18, 19, 20, 21, 29, 30 of Township 10 South, Range 7 West, in Beat 6. Area 4 is composed of Beat 7 less Sections 28, 29, 30, 31, 32, 33 of Township 10 South, Range 6 West; all of Beat 8; Sections 21, 22, 23, 24, Township 10 South, Range 6 West, in Beat 9; and Beat 6 less Sections 17, 18, 19, 20, 21, 29, 30 of Township 10 South, in Range 7 West. Area 5 is composed of all of Beat 5; Beat 9 less Sections 21, 22, 23, 24 of Township 10 South, Range 6 West; and Sections 28, 29, 30, 31, 32, 33 of Township 10 South, Range 6 West in Beat 7. The members of said board shall be elected in the general election in 1962. They shall take office on the first Monday after the second Tuesday in January after their election. Two of the members elected in 1962 shall serve for two years and three of the members so elected shall serve for four years. Members of the board shall draw lots to determine who shall serve the two year terms. Successors to those members selected

for two years shall be elected in the general election of 1964 for a four year term. Thereafter all members of the board shall serve for a term of four years. The board of education shall select from among its members a president who shall serve as president for two years and who shall be entitled to vote as any other member of the board."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF WINSTON

Before me, the undersigned authority in and for said County in said State, this day personally appeared Jay Thornton, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Advertiser, a newspaper of general circulation published in Winston County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on June 20, June 27, July 6, and July 11, all in the year 1961.

JAY THORNTON.

Sworn to and subscribed before me September 8, 1961.

R. J. THORNTON,
Title Notary Public.

Also:

By Mr. Rutledge:

S. 19. To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF WINSTON

NOTICE is hereby given that a Bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commissioners, or

other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

Be It Enacted by the Legislature of Alabama:

Section 1. The board of revenue, court of county commissioners, or other like governing body of Winston County is hereby authorized and directed to pay to the heirs of John M. Ward, of Winston County, from any funds in the county treasury and otherwise appropriated, the sum of Six Hundred Seventy-Three Dollars and Twenty Cents (\$673.20), to compensate him for property damages sustained when his truck was involved in a collision with a vehicle owned by the county, which collision occurred under such circumstances that the county is obligated to pay such damages though not legally liable therefor.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF WINSTON

Before me, the undersigned authority in and for said County in said State, this day personally appeared Jay Thornton, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Advertiser, a newspaper of general circulation published in Winston County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on June 20, June 27, July 6, and July 11, all in the year 1961.

JAY THORNTON.

Sworn to and subscribed before me 8th day of September, 1961.

R. J. THORNTON,
Title Notary Public.

Also:

By Mr. Rutledge:

S. 20. To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF WINSTON

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

Be It Enacted by the Legislature of Alabama

Section 1. The board of revenue, court of county commissioners, or other like governing body of Winston County is hereby authorized and directed to pay to John Lockhart of Winston County the sum of Eleven Hundred Twenty-Seven Dollars and Sixty-eight Cents (\$1,127.68), from any funds in the county treasury and otherwise appropriated as compensation for personal injuries and other damages sustained by him as the result of an accident in which a county vehicle was involved. The Legislature finds that the circumstances surrounding the accident were such that the said John Lockhart has an equitable and just claim against Winston County but no recourse at law to recover his damages.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF WINSTON

Before me, the undersigned authority in and for said County in said State, this day personally appeared Jay Thornton, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Advertiser, a newspaper of general circulation published in Winston County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on June 20, June 27, July 6, and July 11, all in the year 1961.

JAY THORNTON.

Sworn to and subscribed before me 8th day of September, 1961.

R. J. THORNTON,
Title Notary Public.

Also:

By Mr. deGraffenried:

S. 57. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 115,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Also:

By Mr. deGraffenried:

S. 58. Relating to municipalities having a population of not less than 60,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government.

Also:

By Mr. deGraffenried:

S. 59. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama at the present session and application for its passage and enactment will be made.

A BILL TO BE ENTITLED AN ACT

To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. That the corporate limits of the City of Northport, Tuscaloosa County, Alabama, be altered, rearranged, changed and extended so as to include within the corporate limits of said City all of the following additional territory:

As a point of beginning start at the Northwest corner of the Northeast Quarter of the Northwest Quarter of Section 15, Township 21 South, Range 10 West; thence South 33 degrees 30 minutes East and along the present city limits to an intersection with the West boundary of the Southwest Quarter of the Northeast Quarter of said Section 15; thence Southwardly along the West boundary of the Southwest Quarter of the Northeast Quarter, the West boundary of the Northwest Quarter of the Southeast Quarter and the West boundary of the Southwest Quarter of the Southeast Quarter, all in said Section 15 to an intersection with the North margin of the Black Warrior River; thence Eastwardly or Northeastwardly along said margin of the Black Warrior River to a point in the center of Snow's Mill Creek; thence Northwardly along the meanderings of the center line of said Snow's Mill Creek to its first intersection with the East line of the Northwest Quarter of the Southeast Quarter of Section 10, Township 21 South, Range 10 West; thence Northwardly along the East boundary of the Northwest

Quarter of the Southeast Quarter, the East boundary of the Southwest Quarter of the Northeast Quarter, the East boundary of the Northwest Quarter of the Northeast Quarter, all in said Section 10, and the East boundary of the Southwest Quarter of the Southeast Quarter of said Section 3, Township 21 South, Range 10 West to an intersection with the Northeast boundary of the Hunter Creek Road; thence Northwestwardly along the Northeast boundary of said Hunter Creek Road to its intersection with the West boundary of the Northwest Quarter of the Southeast Quarter of said Section 3; thence Southwardly along the West boundary of said Northwest Quarter of the Southeast Quarter of said Section 3 to the Southwest corner of said Northwest Quarter of the Southeast Quarter; thence Southwardly along the East boundary of the Southeast Quarter of the Southwest Quarter of said Section 3 to the Northeast corner of the Southeast Quarter of the Southeast Quarter of the Southwest Quarter in said Section 3; thence Westwardly along the North boundary of said Southeast Quarter of the Southeast Quarter of the Southwest Quarter to the Northwest corner of said Southeast Quarter of the Southeast Quarter of the Southwest Quarter; thence Southwardly along the West boundary of said Southeast Quarter of the Southeast Quarter of the Southwest Quarter to the Southwest corner of said Southeast Quarter of the Southeast Quarter of the Southwest Quarter; thence Westwardly and along the South boundary of said Section 3 to an intersection with the East boundary of the right-of-way of Alabama State Highway No. 69; thence Southwardly along the East boundary of said Alabama State Highway No. 69 to a point that is 858.0 feet North of the South boundary of the Southwest Quarter of the Northwest Quarter of said Section 10; thence Eastwardly, parallel to, and 585.0 feet North of the South boundary of said Southwest Quarter of the Northwest Quarter of said Section 10 to a point on the East boundary of said Southwest Quarter of the Northwest Quarter; thence Southwardly along the East boundary of the Southwest Quarter of the Northwest Quarter and the East boundary of the Northwest Quarter of the Southwest Quarter and the East boundary of the Southwest Quarter of the Southwest Quarter, all in said Section 10 to the Southeast corner of said Southwest Quarter of the Southwest Quarter, which point is the point of beginning.

Section 2. That all laws and parts of laws in conflict with the provisions of this Act be and the same are hereby expressly repealed.

Section 3. That this Act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA TUSCALOOSA COUNTY

I hereby certify that the attached notice was published in the Tuscaloosa News once a week for 4 consecutive weeks; viz, June 23, 30, July 7, 14 - 1961.

WALLACE LEE,
Legal Clerk.

Subscribed and sworn to before me on this the 14th day of July, 1961.

LILLA COLLINS,
Notary Public.

Also:

By Mr. Graham:

S. 107. To Establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and

appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA CHILTON COUNTY

(EDITOR'S NOTE: Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and an application for its passage and enactment will be made, to wit:)

AN ACT

To Establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court; to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. That there be and hereby is created and established, in and for Chilton County, Alabama a Law and Equity Court which shall be called "Chilton County Law and Equity Court," and which shall be a court of record and which shall have and exercise concurrent jurisdiction, authority, functions and powers now conferred or may be hereafter conferred upon the several Circuit Courts of the State of Alabama, provided however that the Chilton County Law and Equity Court shall not have final jurisdiction to try persons indicted and charged with felonies, nor organize and impanel a Grand Jury, nor have civil jurisdiction on the law side of said court of causes over \$1,000.00, exclusive of interest and costs; and costs; and with no right to a jury trial, except in equity cases, or other causes, where a jury trial is a matter of right. Said Chilton County Law and Equity Court shall have concurrent jurisdiction with the Justices of the Peace in Chilton County, Alabama in all matter whatsoever, including preliminary hearings of persons charged with a felony.

Section 2. That the Honorable J. B. Atkinson, who was elected to the office of the Judge of the County Court of Chilton County, Alabama, and who is now serving as Judge of said County Court of Chilton County, Alabama, shall hold the office and be the Judge of the Chilton County Law and

Equity Court created by this Act, until the second Tuesday after the First Monday in January, 1965 and until his successor shall be elected and qualified. A Judge of said Chilton County Law and Equity Court shall be elected by the qualified electors of Chilton County, Alabama, at the general election to be held in 1964 and each four years thereafter and shall commence on the second Tuesday the term of the judge of said Court day after the first Monday in January, following his election and shall continue for a period of four years and until his successor shall be elected and qualified. The Judge of said Court, before entering upon the duties of said office, shall take the oath required by law to be taken by Judges of the Circuit Court of Alabama. That said Judge shall be a qualified elector of Chilton County, Alabama and shall be learned in the law and shall be a member of the Alabama Bar in good standing and shall be not less than 25 years of age. Said Judge shall devote his entire time to the duties of his office and shall be barred from the practice of law during the term of his office. Said Judge may be removed from office in the same manner and for the causes now provided by law for the removal of Circuit Judges.

Section 3. Vacancies in the office of the Judge of said Court shall be filled by appointment by the Governor, and the person so appointed shall hold office as required by the Constitution and law of this State.

Section 4. That the Clerk of the Circuit Court of Chilton County, Alabama, shall be Ex-Officio Clerk of the Chilton County Law and Equity Court and shall have the same powers and discharge the same duties as clerks of the Circuit Courts, and shall be subject to the same pains and penalties with regard to the duties of the office and shall be entitled to the same fees, commissions and emoluments as are now, or as may hereafter be, allowed to Circuit Court Clerks who are Ex-officio Clerks of County Court or Law and Equity Courts as provided by Title II, Section 89 (2) of the 1940 Code, as amended, except as hereinafter provided, and the same shall be collected as such fees and commissions are collected in the Circuit Courts; except that in civil matters where suit is brought for \$100.00 or less only the fees and commissions allowed by law to Justices of the Peace shall be collected; and said clerk shall exercise the same powers and perform the same duties as are exercised and performed in the Circuit Court. The Register of the Circuit Court in Equity shall be Ex-Officio Register of the Chilton County Law and Equity Court shall have the powers and discharge the duties which shall devolve upon the Register of the Chilton County Law and Equity Court and shall be subject to the same pains and penalties with regard to the duties of the office and shall be entitled to the same fees and commissions as are now, or as may hereafter be, allowed to the Register of Circuit Courts in Equity and the same shall be collected as such fees are collected in Circuit Courts.

Section 5. That the Judge of said Chilton County Law and Equity Court shall receive a salary of \$6000.00 per annum, payable in equal monthly installments out of the county treasury at the end of each month, his signed receipt being required.

Section 6. That Honorable Lawrence F. Gerald, Deputy Solicitor of Chilton County, Alabama, who was elected to said office at the general election held in 1958, shall be the Solicitor of the Chilton County Law and Equity Court during the term of office for which he was elected at said election, and thereafter the duly elected Deputy Solicitor of Chilton County Law and Equity Court and all solicitor's fees taxed and collected in said Court shall be paid into the county treasury of Chilton County, Alabama, for the benefit of the general fund of said county, or such other fund or funds as may hereafter be provided.

It shall be the duty of said Solicitor to prosecute all criminal causes pending in said Court, and to assist the Judge of the Court in the handling of Juvenile cases, upon the request of the Judge or the Department of Pensions and Security and for the extra duties required of the Deputy Solicitor he shall be paid \$100.00 per month, in addition to the salary now paid him and it shall be the duty of the Board of Revenue and Control of Chilton County, Alabama to pay said extra compensation to the Deputy Solicitor at the end of each month, taking his receipt for the same.

Section 7. That the said Chilton County Law and Equity Court shall be held at the courthouse of Chilton County, Alabama, and that said court shall be open at all times for the trial of cases and transaction of business. In case of sickness or disqualification of the Judge of said Court, the law applicable to the appointment and service of special Judges in the Circuit Court shall apply, and the special Circuit Judges receive for their services and the same to be paid out of the general funds of Chilton County, Alabama, on the certificate of the Clerk or the Register making the appointment. The Judge of said Court shall be subject to the same penalties for failure to attend upon the Court as are Circuit Judges of this State. The Judge of said Court shall keep an office in the courthouse of Chilton County, Alabama, or at such other suitable place as may be provided by the Board of Revenue and Control of Chilton County, Alabama, and it shall be the duty of the Board of Revenue and Control of Chilton County, Alabama, to provide such office and to supply the same with all furnishings, fixtures, library, stationery, telephone and other supplies necessary to enable the Judge of said Court to efficiently conduct the affairs of his office.

Section 8. A session of said Court for the trial of criminal cases shall be held on the first Monday of each month and at such times as the Judge of Said Court may order. A session of said Court for the trial of civil cases shall be held on the second Monday in January, April, July and October of each year. A session of said Court for the trial of Equity cases shall be held on the fourth Monday in January, April, July and October of each year. The Judge of said court may call a special session for the trial of any cases pending on the dockets of said Court, as is provided or may hereafter be provided by law for the calling of special sessions for the trial of causes in the Circuit Court.

Section 9. Any Party feeling aggrieved from the judgment of said Court rendered in any civil cause, may appeal from said judgment to the Circuit Court of Chilton County, Alabama, by giving security for the costs, the same to be approved by the Clerk or Judge of said Chilton Co. Law and Equity Court or if the party desiring to appeal, wishes to supersede the judgment of said court then he may give the security for the cost, and a supersedeas bond in double the amount of the judgment, to be approved by the judge or clerk of said court. All appeals from judgments in civil causes in said court shall be taken to the Circuit Court within thirty days after the rendition of the judgment, and all appeals taken from said court shall be tried de novo in the Circuit Court in any case appealed from said court to the Circuit Court. The appellant, within ten days after the perfection of his appeal and the appellee, within ten days after notice of appeal is served on him, may have the issues of fact tried by jury in the Circuit Court by filing with the Circuit Court a written demand for a trial of said cause by a jury.

Section 10. In all criminal cases of conviction in said Chilton County Law and Equity Court the defendant shall have the right of appeal to the Circuit Court of Chilton County, on entering into bond, with sufficient surety, to appear at the term of the Court to which the appeal is taken,

and from term to term until discharged; the bond to be in such penalty as the Judge of the said Chilton County Law and Equity Court may prescribe, and to be approved by the Judge or Clerk of said court. If the defendant does not make the bond required he shall remain in custody and said defendant may, within ten days after taking said appeal, demand in said Circuit Court a trial by jury, otherwise, said case shall be tried by the Court without a jury.

Section 11. That the Supreme Court and Court of Appeals of this State shall have appellate and supervisory jurisdiction over said court and the judge thereof, which may be exercised in the same manner as such jurisdiction may be exercised over the Circuit Courts of the State, and the judge thereof and appeals may be taken from the order and judgments of said court while sitting as a Court of Equity to the Supreme Court and Court of Appeals in the same manner, and within the same time, as appeals are now taken from the orders and judgments of the Circuit Courts of the State, (except as herein provided for appeals to the Circuit Court). The same rules, regulations and laws applicable to appeals from the Circuit Court in Equity, to the Supreme Court or Court of Appeals shall govern appeals in all Equity cases from the Chilton County Law and Equity Court to the Supreme Court or Court of Appeals, unless otherwise provided in this Act.

Section 12. That any civil and equity cases now or hereafter pending in the Circuit Court of Chilton County, Alabama, may be, by agreement if the parties thereto, transferred from the Circuit Court to the Chilton County Law and Equity Court and any civil or Equity cases hereinafter pending in the Chilton County Law and Equity Court may be, by agreement of the parties thereto, transferred from said Chilton County Law and Equity Court to the Circuit Court of Chilton County, Alabama.

Section 13. That the procedures, practice and rules governing the Circuit Courts of Alabama now, or which hereafter may be adopted, shall in all things apply to and govern the procedure and practice of the Chilton County Law and Equity Court except as otherwise provided herein.

Section 14. The Sheriff of Chilton County, Alabama, shall in person or by a deputy, or deputies appointed by him, said appointment to be approved by the Judge of said Court, be required to attend upon said Court in preserving order, and execute all writs of process and perform such other duties in all respects as in the Circuit Courts of this State, and each deputy required, not exceeding three, for attendance upon said session of said court, shall receive the sum of \$3.00 per day, payable out of the county treasury upon the warrant of the judge of said court, provided that such deputies shall not receive pay except for the time that the Court is actually in session and none of such compensation to the deputies shall be shared in by the sheriff, and for the service by the sheriff of the process of said court, he shall receive under compensation as he receives under the law of the State of Alabama or any laws enacted in the future by the Legislature of Alabama for the compensation of the sheriff for similar services in the Circuit Court, except as herein otherwise provided.

Section 15. That if for any reason forfeiture be taken on any bond on the criminal side of said Court, the court may order the alias capias returnable instant or within ten days, and unless the party or parties against whom the forfeiture is taken shall appear and show cause, when the forfeiture is returnable, why the forfeiture should be set aside, then the Court is hereby authorized and empowered to make the judgment final.

Section 16. That the Judge of the Chilton County Law and Equity Court shall adopt a seal for the law side of the docket of the Chilton County Law and Equity Court which shall be kept in the custody and control of the clerk of the Court.

Section 17. That the Judge of the Chilton County Law and Equity Court shall adopt a seal for the equity side of the docket of the Chilton County Law and Equity Court which shall be kept in the custody and control of the Register of the Court.

Section 18. When the summons, writ of attachment, summons and complaint in attachment, or other process either in law or in equity has been executed on the defendant or service perfected on him, as required by law, the defendant shall appear and plead, answer or demur thereto, within the time now or which hereafter may be, provided by law, in the Circuit Courts of Alabama.

Section 19. That said Chilton County Law and Equity Court shall have exclusive jurisdiction over children and the Judge of said Chilton County Law and Equity Court shall be the Judge of the Juvenile Court; it being the intention to confer complete, full, unlimited and exclusive jurisdiction upon the Chilton County Law and Equity Court of all juvenile matters and juvenile jurisdiction in Chilton County, Alabama, as now provided under Title 13, Chapter 7, Sections 350 to 383, both inclusive of the Code of Alabama of 1940, or as hereafter amended and appeals in such cases shall be as provided by law. The Clerk of the Circuit Court is hereby made the Clerk of such Juvenile Court.

Section 20. That this Court shall have exclusive and original jurisdiction of all cases arising under Title 34, Article 3, Sections 89 to 104, both inclusive, of the Code of Alabama of 1940, or as hereafter amended which Article 3 is entitled Desertion and Non-Support. That the trial of such cases shall be by the Court without a jury and appeals in such cases shall be as provided by law. That the Judge of said Chilton County Law and Equity shall be the Judge of the Domestic Relations Court, it being the intention to confer complete, full, unlimited and exclusive jurisdiction upon the Chilton County Law and Equity Court of all domestic relations matters arising under Title 34, Article 3, Section 89 to 104 both inclusive of the Code of Alabama of 1940, as amended or hereafter may be amended.

Section 21. Prosecutions for misdemeanors committed in Chilton County, Alabama may be instituted in the said court by making an affidavit before the Judge of said Court or the Clerk, with the approval of the deputy solicitor, the writ on said affidavit to be issued by the Judge or Clerk of said Court and when the defendant is arrested on said affidavit and warrant, the case shall go on the docket for trial, and be tried as though the defendant has been indicted by a grand Jury, provided, however, that the affidavit or complaint may be amended, as now provided for amendment or such papers by Section 347, Title 13, of the Code of Alabama of 1940. All affidavits or warrants for criminal or quasi criminal acts, of whatever kind issued by the Justices of Peace of Chilton County, Alabama shall be returnable to this Court.

Section 22. The Judge of said Court shall have power to issue search warrants, writs or habeas corpus, prohibition, certiorari, quo warranto, injunctions, mandamus and all other special and extraordinary writs, and the procedure, practice and rules of the Circuit Courts of Alabama relating to such writs as are now, or which hereafter may be provided by law, except as otherwise provided in this Act, shall prevail in the Chilton County Law

and Equity Court, and the Judge thereof shall have the same powers and authority, including punishment for contempt as is or hereafter may be conferred upon the judges of the Circuit Courts of Alabama unless otherwise provided in this Act.

Section 23. The Judge of the Chilton County Law and Equity Court shall have the authority and power to appoint a competent court reporter to attend the terms of the Court and report all cases tried in said Court and said court reporter shall be paid out of the General Fund of Chilton County, Alabama a salary of \$300.00 per month payable at the end of each month on a certificate and order of the Judge of said Court. The Judge of said court may remove the court reporter, at his will, without assigning any cause for his action in doing so. The court reporter when not actively engaged in the work of the court as court reported, shall serve as secretary to the Judge of said Court, in his office. In addition to the compensation herein provided, said reporter shall be entitled to tax and collect from the litigants of their attorneys for whom he or she is making a transcript of the evidence, the sum of fifteen cents per hundred words for each copy thereof, and such transcript is made the reported shall append thereto his or her certificate to the correctness of the same as such official reporter. The Court reporter's notes shall be preserved and filed as now provided by law in the Circuit Court.

Section 24. That from and after the passage of this Act all fines and forfeitures assessed and collected in said court shall be deposited in the Fine and Forfeiture Fund of Chilton County, Alabama.

Section 25. That claims accruing in the Chilton County Law and Equity Court will be claims against said fund, and such claims must be paid in order in which they are registered, as provided by law.

Section 26. It shall be the duty of the clerk of said Court to keep a record upon which shall be recorded all affidavits made before the Judge or Clerk of said Court, or returnable by a justice of the peace or judge of an Inferior Court in said County, to said Court and if any of said affidavits should be lost or destroyed, a certified copy of the said record shall be used the same, as the original affidavit and for recording each of said affidavits, the clerk shall receive a fee of seventy-five cents to be taxed as costs in case the defendant's conviction.

Section 27. Judgments or decrees rendered by the Chilton County Law and Equity Court shall be a lien on the property of the judgment debtor which is subject to levy and sale under execution in the same manner and for the same period of time as it is now, or as hereafter may be, provided by law for courts of record of this state upon the filing in the office of a Judge of Probate of a certificate of the said judgment or decree issued by the clerk or Register of the said Court as it now or as hereafter may be, provided by law; and the said judgment or decree may be revived in the manner now, or as hereafter may be provided by law.

Section 28. That final judgments rendered in said court shall, after the expiration of thirty days from their rendition, be taken and deemed to have passed beyond the control the said court, as if the term of court at which judgments were rendered had ended, provided, however, that nothing herein contained shall prevent the parties applying for a new trial or rehearing within thirty days or change or destroy the office of motion for new trials or rehearings when so made, or shall prevent parties from applying to the court for rehearing under statutes authorizing applications for rehearing in the Circuit Court.

Section 29. That there shall be taxed against the defendant on conviction the same solicitor's fee and the same shall be collected in the way provided by law for taxing and collection solicitor's fees in the Circuit Court, and when collected shall be paid into the treasury of Chilton County, Alabama.

Section 30. That the County Court of Chilton County, Alabama, as created by Act No. 403, 1955 Legislature, page 941, and the County Court of Chilton County, as created by Chapter 6, Title 13, of 1940 Code of Alabama, be and the same is hereby abolished, and from and after the passage of this Act shall no longer exist and no officers of this state shall collect any fees or salaries, because of said courts, or for service rendered in said courts, and all cases pending in the County Court of Chilton County Alabama, as created by said Act No. 403, 1955 Legislature of Alabama, when this Act becomes a law, shall immediately become pending upon the docket of the Chilton County Law and Equity Court, as though originally brought in said Court, and shall be called for trial, as above provided, and all judgments and decrees heretofore rendered in the County Court of Chilton County, Alabama, and pending in said County Court shall be transferred to the Chilton County Law and Equity Court and said Chilton County Law and Equity Court shall have the same powers and control over such judgments and decrees and shall issue execution and other processes thereon in all respects as if the judgment and decree had been originally rendered in the Court.

Section 31. That a trial tax of three dollars (\$3.00) shall be imposed in each case, civil, criminal and equity, which is docketed in said Chilton County Law and Equity Court, to be taxed and collected as other costs, and when collected, to be paid by the Clerk or Register of said Chilton County Law and Equity Court, into the general fund of the County as other costs, provided, however, that in civil cases at law where the amount involved is Fifty Dollars or less, a trial tax fee of only \$1.00 shall be imposed and collected, provided further that in all criminal cases where the defendant is charged with violating any of the provisions of Title 36 of the 1940 Code of Alabama and pleads guilty, no trial tax shall be imposed or collected.

Section 32. Witnesses summoned and attending the Chilton County Law and Equity Court shall be entitled to the same per diem and mileage as are paid witnesses in the Circuit Court of Chilton County, Alabama, and also witnesses summoned for the State in preliminary hearing shall be paid in the same manner as State witnesses are paid in the Circuit Court.

Section 33. That the Ex-Officio Clerk of the Chilton County Law Chilton County Law and Equity and Equity Court shall receive as ex-officio fees for ex-officio duties performed as clerk of the Chilton County Law and Equity Court the same amount which he is paid by the Circuit Court as provided by Title 11, Section 4, 1940 Code of Alabama, as amended such sum to be paid in twelve monthly installments out of the General Fund of Chilton County, Alabama.

Section 34. That the Clerk and Register, with the approval of the Judge of said Court, are hereby authorized and required to purchase all necessary furnishings, records, stationery and supplies for the equipment and maintenance of said court, and the same shall be paid out of the county treasury upon warrants drawn by the Judge and signed by the Clerk.

Section 35. That if, for any reason, any section, provision or clause of this Act shall be held to be unconstitutional or invalid, that fact shall not destroy the constitutionality of this Act except as to that cause or section.

Section 36. That all laws in conflict with this Act are hereby repealed.

Section 37. That this Act shall become effective immediately upon its passage and approval by the Governor.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF CHILTON

Personally appeared before the undersigned, a Notary Public in and for said county and state, Bob Tucker, Publisher of the Chilton County News, a newspaper published at Clanton, County of Chilton, State of Alabama, who being duly sworn, states on oath that the advertisement, a true copy of which is hereto attached, was published in said newspaper in its issues of:

8 day of June, 1961; 15 day of June, 1961; 22 day of June, 1961; 29 day of June, 1961.

BOB TUCKER,
Publisher.

Subscribed and sworn to before me this 30 day of June, 1961.

J. C. RUSSELL,
Notary Public.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

- S. 119. Local Legislation No. 1.
- S. 184. Local Legislation No. 1
- S. 180. Local Legislation No. 1.
- S. 181. Local Legislation No. 1.
- S. 17. Local Legislation No. 1.
- S. 18. Local Legislation No. 1.
- S. 19. Local Legislation No. 1
- S. 20. Local Legislation No. 1.
- S. 57. Local Legislation No. 1.
- S. 58. Local Legislation No. 1.
- S. 59. Local Legislation No. 1.
- S. 107. Local Legislation No. 1.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Dumas:

S. 111. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT—To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allocated for any of the purposes for which such authority shall have been organized," who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Also:

By Mr. Dumas:

S. 110. To propose an amendment to the Constitution of Alabama authorizing Jefferson County to levy and collect, subject to a vote of the qualified electors, a special county property tax or a privilege or license tax for the care of indigent sick and injured residents.

Also:

By Mr. Barnett:

S. 131. To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of

Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF DALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

Be It Enacted by the Legislature of Alabama:

Section 1. Section 1 of Act No. 127, H. 239, approved June 27, 1927, (Local Acts of Alabama 1927, p. 52) is hereby amended to read as follows:

"Section 1. That a County Superintendent of Education for Dale County, Alabama, shall be elected by the qualified electors of Dale County who reside outside the corporate limits of the City of Ozark. He shall hold office for Four years and until his successor is elected and qualified as hereinafter provided."

Section 2. Section 2 of said Act No. 127, H. 239, approved June 27, 1927, (Local Acts of Alabama 1927, p. 52) is hereby amended to read as follows:

"Section 2. That at the next general election to be held in 1964 in said County and State a County Superintendent of Education for Dale County, Alabama, shall be elected, who shall assume the duties of his office July 1, 1965, and shall hold office for a term of Four years and until his successor is elected and qualified, unless sooner removed for good cause, and each four years thereafter, a County Superintendent of Education for Dale County, Alabama, shall be elected by the qualified voters of the County who reside outside the corporate limits of the City of Ozark, at the regular election and nomination for this office may be made in primary elections as other County Officers."

Section 3. Section 4 of said Act No. 127, H. 239, approved June 27, 1927, (Local Acts of Alabama 1927, p. 52) is hereby amended to read as follows:

"Section 4. That said County Superintendent shall be charged with the same duties and shall exercise the same powers as are now or as may hereafter be provided by the General School laws of the State of Alabama, in the conduct of the office of County Superintendent of Education; and no person shall be eligible for political party nomination, or for election to the office of County Superintendent of Education of Dale County who does not hold an Alabama certificate in administration and supervision based as a minimum upon graduation from a standard Normal School, or equivalent education with at least one year of additional study of college grade, and proof of three years of successful teaching experience and such other additional qualifications as may be provided by the General School Laws of the State. Provided, however, that if no person meeting these requirements qualified for election as provided in this Act the County Board of Education shall appoint a Superintendent of Education as provided by the General Law regulating the appointment of Superintendent; and provided that no person shall be eligible to qualify or be elected to the office of County Superintendent of Education of Dale County who is not a qualified elector of the County and a resident of the territory lying outside the corporate limits of the City of Ozark at the time of the nomination or election to such office and who does not procure from the Superintendent of Education of the State of Alabama a certificate that he possesses the qualifications prescribed by this Section. The certificate shall be filed with the Probate Judge of Dale County before his name shall be printed upon the official ballot."

Section 4. The provisions of this Act shall become effective only if approved by a majority of the electors of Dale County, voting in a referendum to be held on the date of the first county-wide primary, general, or special election held after the passage of this Act. The Court of County Commissioners of Dale County shall order and provide for the holding of the referendum on such date. On the ballots to be used at the election the question shall be stated substantially as follows: "Shall the provisions of the Act of the 1961 Regular Session of the Legislature, which relate to the qualifications and election of the County Superintendent of Education, be adopted? Yes () No ()." If a majority of the votes cast in the election are "Yes," the provisions of this Act shall become operative immediately. If the majority are "No" this Act shall have no effect. The probate judge of Dale County shall certify the result of the election to the Secretary of State within 30 days after the returns thereof are canvassed.

PROOF OF PUBLICATION

STATE OF ALABAMA DALE COUNTY

Before me the undersigned authority in and for said County and State, personally appeared John Q. Adams who being by me first duly sworn deposes and says that during the time herein mentioned he was publisher of The Southern Star, a newspaper of general circulation published in Dale County, Alabama, and that the attached notice was published in said newspaper once a week for 4 consecutive weeks, said notice having appeared in the issue of said paper on July 13, 20, 27, and August 3, 1961.

JOHN Q. ADAMS,
Publisher.

Sworn to and subscribed before me on this the 11 day of September, 1961.

G. L. WELLS,
Notary Public.

Also:

By Messrs. Dumas and Caffey:

S. 89. To repeal Act No. 564, H. 985, approved October 8, 1947, an act relating to the power of municipal corporations located within certain counties classified on a population basis to establish zoning districts and to regulate buildings and structures within their police jurisdictions (Gen. Act 1947, p. 401).

Also:

By Mr. Dumas:

S. 90. To permit certain municipal corporations located within counties which now have or may hereafter have a population in excess of 500,000 according to the last or any succeeding decennial Federal census to continue to have authority to establish zoning districts and to regulate buildings and structures within their police jurisdiction in the same manner and have the other powers and duties and subject to the same restrictions as provided in Sections 772 to 785, Title 37, Alabama Code of 1940.

Also:

By Mr. Dumas:

S. 92. To fix the compensation or salaries of Tax Assessors and Tax Collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent Federal census; and to require such officers to pay in to the County Treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

Also:

By Mr. Dumas:

S. 93. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

NOTICE is hereby given that a bill will be introduced at the present session of the Alabama Legislature, 1961, or the next Special Session, for the passage of an act to increase the annual salaries of the judges of the Jefferson County Civil Court; to increase the jurisdiction of said Court.

STATE OF ALABAMA
COUNTY OF JEFFERSON ss:

On this 8 day of Sept. A. D. one thousand nine hundred and 61 personally appeared before me, J. L. Roberts, a Notary Public in and for the County and State aforesaid Aubrey Cash, who being duly sworn according to law, declares that he is Bookkeeper of "The Birmingham News" and "The Birmingham Post Herald", newspapers published in the City of Birming-

ham, in the County of Jefferson, State of Alabama, and that the advertisement, a true copy of which is herewith attached, appeared in "The Birmingham News" on the following dates: Aug. 1, 8, 15, 22, 1961.

Signed AUBREY CASH.

Subscribed and sworn to before me this 8 day of Sept. A. D. 1961.

J. L. ROBERTS,
Notary Public.

My Commission Expires 3-8, 1964.

Also:

By Mr. Dumas:

S. 94. To regulate further the conduct of elections in all counties having populations of 500,000 or more; amending Code of Alabama 1940, Title 17, Section 110, in relation to the use of paper ballots at certain voting places.

Also:

By Messrs. Dumas and Caffey:

S. 96. To repeal Act No. 52, H. 60, approved June 10, 1949, entitled "An Act to prescribe the hours during which the polls shall be open in counties having a population of three hundred thousand or more" (Acts of Alabama 1949, p. 77).

Also:

By Messrs. Dumas and Caffey:

S. 97. To amend Code of Alabama 1940, Title 7, Section 221, which relates to consolidation of causes in the circuit courts of certain counties classified on a population basis.

Also:

By Messrs. Dumas and Caffey:

S. 98. To provide further for assessing and collecting taxes in certain counties classified on a population basis, amending Code of Alabama 1940, Title 51, Sections 78 and 80.

Also:

By Messrs. Dumas and Caffey:

S. 100. To repeal Act No. 632, H. 1053, approved July 10, 1940, an act providing for trials of inquisitions of lunacy with or without juries in certain counties classified on a population basis (Gen. Acts of Alabama 1939, p. 999).

Also:

By Mr. Dumas:

S. 101. To provide that in all counties of this State which now have or may hereafter have a population of more than 500,000 according to the

last or any subsequent federal census, the judge of the probate court of such counties may try inquisitions of lunacy with or without a jury; and to further provide that when a jury is demanded in such proceedings, said jury shall be impaneled in the same manner as is now provided for the trial of a will contest in the probate courts of this State.

Also:

By Messrs. Robison, Caffey and Dumas:

S. 99. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Also:

By Mr. Clark:

S. 134. To provide for the collection and enforcement by the state department of revenue of certain privilege license taxes levied or assessed by the city of Eufaula, Barbour County.

Also:

By Mr. Turner:

S. 138. To provide clerical assistants for sheriffs of all counties having populations of not less than 14,900 nor more than 15,200, according to the 1960 or any subsequent federal decennial census; prescribing the duties of such clerks and providing for the payment of their compensation.

Also:

By Mr. Turner:

S. 139. To regulate further the compensation and allowances of election officers in Crenshaw County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF CRENSHAW

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit

A BILL TO BE ENTITLED AN ACT

To regulate further the compensation and allowances of election officers in Crenshaw County.

Be It Enacted by the Legislature of Alabama:

Section 1. In Crenshaw County the officers appointed to hold an election shall each be entitled to ten dollars a day; and the returning officer, in addition, shall be entitled to ten cents a mile in going to the courthouse and returning to the place of holding the election. The several claims shall be paid as preferred claims, out of monies in the county treasury not otherwise appropriated, on proper proof of service rendered.

Section 2. All laws or parts of laws which conflict with this Act are repealed.

Section 3. This Act shall become effective immediately upon its message and approval by the Governor, or upon its otherwise becoming a law.

AFFIDAVIT PROOF OF PUBLICATION

STATE OF ALABAMA CRENSHAW COUNTY

Before the undersigned Notary Public personally came Mary F. Reeder, who being duly sworn says upon oath that she is Publisher of a newspaper published at Luverne, Crenshaw County, Alabama, known as The Luverne Journal, and that the notice of publication, a true copy of which is hereto annexed, and being entitled:

LEGAL NOTICE State of Alabama County of Crenshaw

Notice is hereby given that a bill substantially will be introduced in the Legislature . . . was published in said newspaper, once a week for 4 consecutive weeks, to-wit in the issues of said newspaper dated:

May 24, 1961; May 31, 1961; June 7, 1961; June 14, 1961.

THE LUVERNE JOURNAL, INC.,
By: ALVIN BLAND, V.P.

Sworn and subscribed to before me this 9th day of Sept., 1961.

VONCILE R. NICHOLS,
Notary Public.

My Commission Expires 3-8-65.

Also:

By Mr. Turner:

S. 140. To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382).

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF CRENSHAW

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382) are hereby amended to read as follows:

"Section 4. The clerk of the circuit court of the county shall be by virtue of his office clerk of the Law and Equity Court of Crenshaw County hereby established, and shall have the same powers and discharge the same duties as clerks of the circuit courts. He shall be subject to the same pains and penalties with regard to the duties of the office and shall be entitled to the same fees, commissions and emoluments as are now or as may hereafter be allowed to circuit clerks of Alabama, which shall be collected as such fees and commissions are collected in the circuit courts, except in criminal cases heretofore triable before the county court, and justices of the peace courts, the clerk shall receive the same fees and commissions as clerks of the county courts. He shall have the power to appoint a deputy clerk and delegate to him such authority as may be necessary to carry out the provisions of this Act. The clerk shall have authority to purchase at county expense such records, stationery, office supplies, and equipment as may be necessary to conduct the court's business. The clerk shall have power and authority: (1) To administer oaths and take acknowledgments and affidavits; (2) To sign and issue all processes issuing out of the court, in-

cluding warrants, affidavits, summonses, subpoenas, writs, executions, commitments, and releases; (3) To approve bonds in civil and criminal cases; (4) To enter all judgments, orders and decrees of the court; (5) To certify all appeals and transcripts; (6) To exercise all powers and authority which are now or may be hereafter conferred on clerks of the circuit courts.

"Section 7. The Law and Equity Court of Crenshaw County shall be held at the courthouse in Luverne and shall be open at all times for the transaction of business. If the judge fails to attend any regular session of the court because of sickness, disability, or absence from the county, or if the judge is disqualified or unable to act, the clerk shall appoint a qualified member of the bar of the court to be and act as judge pro tempore. Any person so appointed shall receive as compensation for his services the sum of fifteen dollars a day for each day he is actually engaged in holding court, to be paid out of the county treasury on requisitions approved by the clerk. The judge of the court shall keep an office at such suitable place as may be provided by the court of county commissioners, board of revenue or other governing body of the county. It shall be the duty of the governing body of the county to provide such office and supply the same with telephone service and office supplies. Such office furniture, furnishings, fixtures, law library and equipment as may be necessary to enable the judge of said court efficiently to conduct the affairs of his office shall be provided by the county."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

AFFIDAVIT PROOF OF PUBLICATION

STATE OF ALABAMA
CRENSHAW COUNTY

Before the undersigned Notary Public personally came Mary F. Reeder, who being duly sworn says upon oath that she is Publisher of a newspaper published at Luverne, Crenshaw County, Alabama, known as The Luverne Journal, and that the notice of publication, a true copy of which is hereto annexed, and being entitled:

LEGAL NOTICE State of Alabama County of Crenshaw

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature . . . was published in said newspaper, once a week for 4 consecutive weeks, to-wit in the issues of said newspaper dated:

May 24, 1961; May 31, 1961; June 7, 1961; June 14, 1961.

THE LUVERNE JOURNAL, INC.,
By: ALVIN BLAND, V.P.

Sworn and subscribed to before me this 9th day of Sept., 1961.

VONCILE R. NICHOLS,
Notary Public.

My Commission Expires 3-8-65.

Also:

By Mr. Turner:

S. 141. To provide for the election of members of the county board of education of Crenshaw County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF CRENSHAW

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To provide for the election of the members of the county board of education of Crenshaw County.

Be It Enacted by the Legislature of Alabama:

Section 1. The five members of the board of education of Crenshaw County shall be nominated and elected by the qualified electors of the county as follows:

A member for place number one shall be elected from commissioners district number one and commissioners district number two at the general election in November 1964, and every six years thereafter; a member for place number two shall be elected from beats 14 and 6 of commissioners district number three at the general election in November 1962 and every six years thereafter; a member for place number three shall be elected from beats 8, 12, and 15 of commissioners district number three at the general election in November 1962, and every six years thereafter; a member for place number four shall be elected from commissioners district number four at the general election in November 1964, and every six years thereafter; a member for place number five shall be elected from the county at large at the general election in November 1964. The member so elected to place number five shall be the chairman of the county board of education. Each member of the county board of education other than the chairman must be a resident and qualified elector of the commissioners districts or of the part thereof for which he is elected at the time of his election and during his continuance in office.

Section 2. All laws or parts of laws which conflict with this Act are repealed.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

**AFFIDAVIT
PROOF OF PUBLICATION**

STATE OF ALABAMA
CRENSHAW COUNTY

Before the undersigned Notary Public personally came Mary F. Reeder, who being duly sworn says upon oath that she is Publisher of a newspaper published at Luverne, Crenshaw County, Alabama, known as The Luverne Journal, and that the notice of publication, a true copy of which is hereto annexed, and being entitled:

LEGAL NOTICE State of Alabama County of Crenshaw

Notice is hereby given that a bill substantially will be introduced in the Legislature . . . was published in said newspaper, once a week for 4 consecutive weeks, to-wit in the issues of said newspaper dated:

May 3, 1961; May 10, 1961; May 17, 1961; May 24, 1961

THE LUVERNE JOURNAL, INC.,
By: ALVIN BLAND, V.P.

Sworn and subscribed to before me this 9th day of Sept., 1961.

VONCILE R. NICHOLS,
Notary Public.

My Commission Expires 3-8-65.

Also:

By Mr. Robison:

S. 173. Relating to Judicial Notice of Ordinances of Cities Which May Now or Hereafter Have a Population of One Hundred Thousand and not exceeding Two Hundred Thousand People According to the Last or any Succeeding Federal Census in all criminal or quasi-criminal cases.

Also:

By Mr. Robison:

S. 174. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32, and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

Notice is hereby given of the intention to apply to the Legislature of Alabama for passage of a law in substance as follows:

A BILL
TO BE ENTITLED
AN ACT

To alter, rearrange and extend the boundaries of the City of Montgomery, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, and 32, all Township 17 North Range 18 East, in Township 17 North Range 18 East, Montgomery County, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. That the boundaries of the City of Montgomery, in Montgomery County, Alabama, be, and the same are hereby altered, rearranged and extended so as to include within the corporate limits of said City certain additional territory lying within the following described boundaries, to-wit:

Beginning on the north right of way line of the Seaboard Air Line Railway at a point 83.5 feet more or less east of the west line of section 33, T17N, R18E, Montgomery County, Alabama, said point being on the east right of way line of the Fairgrounds Road and on the existing city limits line of the City of Montgomery, Alabama, thence north and parallel to the west line of said section 33 to a point on the north line of said section 33, thence west along the north line of said section 33 a distance of 83.5 feet more or less to the northwest corner of said section 33; the said 1 point also being a common corner for the SE corner of Section 29, T17N, R18E; thence north along the east line of said Section 29 to the NE corner of said Section 29; thence west along the north line of said 29 a distance of 1,834 feet, more or less, to a point on the easterly right of way line of Lower Wetumpka Road; thence southwesterly along the easterly right of way line of said Lower Wetumpka Road a distance of 2,461 feet, more or less, to a point on the south right of way line of Johnson Avenue (West Boylston Area); thence east along the south right of way line of said Johnson Avenue, a distance of 1,183.7 feet, more or less, to the west side of Fourth (4th) Street (West Boylston Area); thence south along the west side of said Fourth Street and projection thereof a distance of 850.8 feet, more or less, to a point on the north right of way line of the Western Railway of Alabama; thence westerly along the north right of way line of said Western Railway a distance of 181 feet, more or less, to a point; thence south along a line a distance of 1,450.4 feet, more or less, to the NE corner of Lot 32 in Block 6, according to the map of Vandiver Place, as recorded in the Office of the Judge of Probate of Montgomery County, Alabama, in Plat Book 8, at Page 38; thence west along the north line and projection thereof of Blocks 6 and 5, according to the said map of Vandiver Place a distance of 1,485.3 feet, more or less, to a point on the westerly right of way line of Lower Wetumpka Road; thence northerly along the westerly right of way line of said Lower Wetumpka Road a distance of 1,048 feet, more or less, to a point on the south right of way line of the Western Railway of Alabama, thence in a southwesterly direction, along the south right of way line of said railroad and southwesterly along a line being an extension of the said south right of way, said line being a distance of 50 feet from the center line of the main line track at all points, measured perpendicular to said center line, to a point on the south line of the north one-half of Section 31, T17N, R18E, Montgomery County, Alabama, the said point being on the now existing City Limits line of said City of Montgomery, Alabama; thence along the existing City limits line, said line running east along the south line of the north one-half of Sections 31 and 32, T17N, R18E, Montgomery County, Alabama to a point on the north right of way line of the Seaboard

Air Line Railway, thence east along the north right of way line of the Seaboard Air Line Railway to the point of beginning.

Section 2. That this Act shall become effective upon its passage and approval by the Governor or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF MONTGOMERY

Before me, the undersigned authority in and for said County in said State, this day personally appeared Guyton Parks, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Business Manager of the The Alabama Journal, a newspaper of general circulation published in Montgomery County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 25, Aug. 1, 8, 15, 1961, and....., all in the year 1961.

GUYTON PARKS.

Sworn to and subscribed before me 8th day of September, 1961.

T. A. HARDY,
Title Notary Public Montgomery County Ala.

Also:

By Mr. Robison:

S. 176. To fix the supplemental salary and expense allowance of the Solicitor of the Fifteenth Judicial Circuit of Alabama to provide that said supplemental salary and expense allowance shall be paid out of the general fund of Montgomery County, Alabama, and to provide when said act shall go into effect and to repeal all laws in conflict herewith.

Also:

By Mr. Robison:

S. 177. To fix the supplemental salaries of Circuit Judges in the Fifteenth Judicial Circuit of Alabama, to be paid out of the County Treasury of Montgomery County.

Also:

By Mr. Robison:

S. 178. To repeal Act No. 174, S. 247, approved July 22, 1947, an act relating to the holding of advisory elections in counties having a population of more than 140,000 and less than 250,000 inhabitants (General Acts 1947, page 60).

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 111. Local Legislation No. 2

S. 110. Was read a first time at length as required by the Constitution, and referred to the Standing Committee on Local Legislation No. 2

S. 131. Local Legislation No. 1

S. 89. Local Legislation No. 2

S. 90. Local Legislation No. 2

S. 92. Local Legislation No. 2

S. 93. Local Legislation No. 2

S. 94. Local Legislation No. 2

S. 96. Local Legislation No. 2

S. 97. Local Legislation No. 2

S. 98. Local Legislation No. 2

S. 100. Local Legislation No. 2

S. 101. Local Legislation No. 2

S. 99. Local Legislation No. 2

S. 134. Local Legislation No. 1

S. 138. Local Legislation No. 1

S. 139. Local Legislation No. 1

S. 140. Local Legislation No. 1

S. 141. Local Legislation No. 1

S. 173. Local Legislation No. 1

S. 174. Local Legislation No. 1

S. 176. Local Legislation No. 1

S. 177. Local Legislation No. 1

S. 178. Local Legislation No. 1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Robison:

S. 154. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Also:

By Mr. Robison:

S. 155. To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 154. Ways and Means

S. 155. Ways and Means

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Samford:

S. 151. Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

Also:

By Messrs. Godfrey and Word:

S. 179. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County, to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality in these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

Also:

By Mr. Archer:

S. 31. To amend Section 115 of Title 41 of the 1940 Code.

Also:

By Mr. Clark:

S. 135. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

Also:

By Mr. Clark:

S. 136. To repeal Act. No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

Also:

By Mr. Archer:

S. 40. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Also:

By Mr. Archer:

S. 38. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

Also:

By Mr. Dumas:

S. 78. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

Also:

By Mr. Haltom:

S. 1. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide

for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Also:

By Mr. Dumas:

S. 82. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

Also:

By Mr. Kendall:

S. 109. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

Also:

By Messrs. Crawford, Berryman and Hines:

S. 112. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Also:

By Mr. Robison:

S. 170. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Also:

By Mr. Robison:

S. 171. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Also:

By Messrs. Robison and Dumas:

S. 172. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Also:

By Mr. Haltom:

S. 15. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

Also:

By Mr. Dumas:

S. 75. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Also:

By Mr. Dumas:

S. 80. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or construction of any building or facility without a proper showing that funds are available for the completion thereof.

Also:

By Mr. Rutledge:

S. 22. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Also:

By Mr. Dumas:

S. 81. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Also:

By Mr. Eddins:

S. 121. To provide for the relief of Marengo Concrete Products, Co., Inc., making an appropriation of highway department funds for that purpose.

Also:

By Mr. Eddins:

S. 122. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Also:

By Mr. Andrews:

S. 145. For the relief of Henry Phillips.

Also:

By Mr. Givhan:

S. 183. For the relief of Donald M. Ward; to make an appropriation to reimburse Donald M. Ward for sums expended for medical care and treatment on account of, and to compensate for personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Also:

By Mr. Archer:

S. 211. To amend Sections 2 and 6 of Act No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

Also:

By Mr. Archer:

S. 25. To provide for establishment and operation of family court divisions of the circuit courts of all counties having populations of not less than 110,000 nor more than 160,000; prescribing the jurisdiction of such court divisions and providing for selection, appointment, qualifications, tenure, and compensation of their officers and administrative and clerical personnel; abolishing special courts having jurisdiction of juveniles and domestic relations cases.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MADISON

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To provide a family court in and for Madison County for the trial or other disposition of cases and proceedings involving children, marriage, divorce and alimony, desertion and nonsupport, and other domestic or family relations, by establishing a family relations division of the circuit court and providing for an additional circuit judge and other officers and personnel for the administration of such court division.

Be It Enacted by the Legislature of Alabama:

Section 1. A family relations division of the circuit court in and for Madison County shall be established as herein provided. This division of the court shall, as its primary function, handle all cases and proceedings in such county involving divorces, annulments of marriages, custody and support of children, granting and enforcement of alimony, proceedings under the Reciprocal Non-Support Act, and all other domestic and marital matters over which the circuit courts have jurisdiction. The division and the judge thereof shall also have and exercise original and exclusive jurisdiction over juveniles for the purposes above declared, and for the enforcement of Chapter 7, Title 13, Code of Alabama, and non-support cases arising in the county under Title 34, Code of Alabama, and amendments and additions thereto. For the purpose of this Act, a juvenile is defined as any boy or girl who has not reached his or her eighteenth birthday. All cases and proceedings involving domestic and marital matters which originate in the circuit court shall be assigned to the family relations division; however, if the docket of the division is overcrowded, a portion of such cases may be reassigned by the presiding judge of the circuit to other judges of said court.

Section 2. On the first Monday after the second Tuesday in January, 1963, and thereafter, there shall be an additional circuit judgeship in Madison County and an additional circuit judge shall be elected to preside over the family relations division of the circuit court of said county. At the next general election for any state officers held after this Act becomes law, a circuit judge shall be elected to fill the additional judgeship hereby created. The judge so elected shall hold office until the next general election for circuit judges. At the first general election for circuit judges held after the election of the first judge to fill the judgeship hereby created, and every six years thereafter, a judge shall be elected to fill such judgeship at the same election that other circuit judges are elected, and such judge shall hold office for the same term as other circuit judges.

Section 3. The judge of the family relations division of the circuit court of such county shall take the same oath of office, shall have and exercise all the jurisdiction, powers, rights, and authority, and possess all of the qualifications, perform all of the duties, and be subject to the obligations and penalties that other circuit judges may have, exercise, perform and be subject to: PROVIDED, his primary duty shall be to try or otherwise dispose of cases and proceedings instituted or pending in the family relations division of the circuit court.

Section 4. The judge of the family relations division of the circuit court of Madison County shall be paid by the State of Alabama the same salary and in like manner as are other circuit judges in the county. The county shall supplement the salary of the judge of the family relations division of the circuit court in the same amount and in like manner as it supplements the salaries of other circuit judges of the county.

Section 5. (a) The judge of the family relations division of the circuit court shall appoint a deputy register of the circuit court who shall serve the family relations division of such court. Such deputy register shall hold office at the pleasure of the judge of the family relations division of the circuit court. He shall receive as compensation for the performance of his duties an annual salary of \$_____, payable in equal monthly installments from the general fund of the county, unless there is in the county a duly established civil service system under which the pay plan of county employees is set, in which event the deputy register, whose employment is hereby authorized, shall be compensated pursuant to the pay plan so established. It is specifically provided, however, that the rules and regulations of such civil service system shall not apply to nor govern the appointment

or discharge of such deputy register, but they shall only govern the amount and the manner of payment of his compensation. The deputy register, before entering upon the duties of his office, shall give bond to the State of Alabama in a sum to be set by the governing body of the county, with surety acceptable to such county governing body, to faithfully execute all of the duties of his office during his continuance therein.

(b) The judge of the family relations division of the circuit court may appoint a bailiff, who shall perform the same duties as the other bailiffs in the circuit court of such county; but when not so engaged as a bailiff, he shall perform the duties of a deputy sheriff or jailer, as the sheriff of the county may direct. The bailiff shall receive an annual salary of \$_____, to be paid in equal monthly installments from the general fund of the county.

(c) The judge of the family relations division of the circuit court shall appoint a court reporter for such division of the court. The court reporter so appointed shall receive the same salary from the State of Alabama as do the other court reporters of the circuit court of the county, and he shall receive the same salary from the county as the other court reporters of the circuit court of the county. The court reporter so appointed shall also serve as secretary to the judge of the family relations division of the circuit court.

Section 6. (a) The judge of the family relations division of the circuit court shall appoint a chief probation officer for said court and such other probation officers as may be necessary to properly administer the functions of the court. The chief probation officer and such other probation officers as may be necessary shall receive as compensation for the performance of their duties such salary, payable out of the county treasury, as is prescribed by the judge of the family relations division of the circuit court and approved by the county governing body, unless the county has a duly established civil service system, in which event the chief probation officer and all other necessary probation officers shall be in the classified service of the county and they shall be appointed, compensated and discharged pursuant to rules and regulations of the county civil service system. The chief probation officer shall have a degree from a recognized college or university with major work in social science and shall have had specialized training or experience in probation and parole work.

(b) The judge of the family relations division of the circuit court shall appoint and fix the compensation of such additional clerical personnel as may be necessary, but such appointments and compensation shall be subject to the approval of the county governing body, unless the county has a duly established civil service system, in which event such clerical personnel shall be in the classified service of the county, and they shall be appointed, compensated, and discharged pursuant to rules and regulations of the county civil service system.

Section 7. Proceedings in the hearing of cases of dependent, neglected, or delinquent children in the family relations division of the circuit court shall be in conformity with the provisions of Chapter 7, Title 13, Code of Alabama, except as herein otherwise provided. Should any adult be charged with violation of the law in the family relations division of the circuit court he shall be tried by the judge without the intervention of a jury. Should any adult defendant desire a jury trial, he shall demand it in writing prior to entering into a trial on the merits of his cause, and after demand for jury trial has been made the deputy register of the family relations division of the circuit court shall forthwith forward the warrants and complaint to

the clerk of the circuit court, who shall place the case on the trial docket for the next ensuing term of the criminal division of the circuit court. Appeals from the decisions and orders of the judge of the family relations division of the circuit court shall lie directly to the Supreme Court of Alabama or Court of Appeals in the same manner as appeals from the orders and decisions of other circuit judges of the State of Alabama.

Section 8. On the filing of a bill of particulars for divorce or separate maintenance, where the bill or petition is contested, or where the support of children is involved, the judge of the family relations division of the circuit may request one of the probation officers of said court to cause an investigation and report to be made as to the character, family relations, past conduct, earning ability and financial worth of the parties to the action. The report of such investigation shall be made available only to the parties or their counsel of record and the court.

Section 9. Traffic violations by juveniles are specifically exempted from the coverage of this Act, provided that any recorder, judge of a county court or justice of the peace in such county may, in the event a juvenile becomes a chronic violator of traffic laws, transfer said case to the family relations division of the circuit court in the same manner that other cases are transferred from inferior courts to the circuit courts of this state.

Section 10. All salaries payable under this Act which may be lawfully paid by the state under general laws shall be paid by the state. All salaries which may not be paid by the state under general laws shall be paid by the county. PROVIDED, the local costs of operations of the family relations division of the circuit court up to but not exceeding 80 thousand dollars per annum shall be borne, share and share alike, by the county and the most populous city in the county. Such costs shall be paid by the county in the first instance, and the council, commission, or other like governing body of the city shall reimburse the county for its share.

Section 11. Whenever a family relations division of the circuit court has been organized pursuant to this Act and is ready to function, the juvenile court or any other special court having jurisdiction only of juveniles and matters involving domestic relations in such counties, either or both, is hereby abolished, and any general, special, or local law creating such court is as to Madison County superseded and repealed. All cases or causes pending in any such court when this Act become effective in any county of this state shall be forthwith transferred to the family relations division of the circuit court of such county. A certificate from the judge of the family relations division of the circuit court, stating that such court has been duly organized and is ready to function shall be authority for the transfer of all cases then pending in the juvenile court or any other court abolished by this Act to the family relations division of the circuit court of such county.

Section 12. All laws or parts of laws which conflict with this Act are repealed.

Section 13. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 14. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
MADISON COUNTY

Before me, W. C. Lewis, a Notary Public in and for said State and County, personally appeared R. M. Buchanan, known to me, who being by me first duly sworn, deposes and says he is General Manager, The Huntsville Times, a newspaper published and printed at Huntsville, Madison County, Alabama, and that the attached legal notice was published in said newspaper on March 2, 9, 16, 23, 1961.

R. M. BUCHANAN,
General Manager.

Sworn to and subscribed before me this the 11 day of September, 1961.

WILLIAM C. LEWIS,
Notary Public.

My commission expires January 30, 1965.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 151. Was read a first time at length as required by the Constitution, and referred to the Standing Committee on Ways and Means.

S. 179. Ways and Means

S. 31. State Administration

S. 135. Ways and Means

S. 136. Ways and Means

S. 40. Ways and Means

S. 38. Ways and Means

S. 78. Ways and Means

S. 1. State Administration

S. 82. State Administration

S. 109. Judiciary

S. 112. Ways and Means

S. 170. Judiciary

S. 171. Judiciary

S. 172. Ways and Means

S. 15. Judiciary

S. 75. Judiciary

S. 80. State Administration

- S. 22. Ways and Means
- S. 81. Ways and Means
- S. 121. Ways and Means
- S. 122. Ways and Means
- S. 145. Ways and Means
- S. 183. Ways and Means
- S. 211. Ways and Means
- S. 25. State Administration

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Moses:

- S. 186. To provide for the relief of Mrs. Fred Bull, By Marion County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF MARION

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

To provide for the relief of Mrs. Fred Bull, by Marion County.

Be It Enacted by the Legislature of Alabama:

Section 1. The court of county commissioners, board of revenue, or other like governing body of Marion County may appropriate from any funds of the county not otherwise appropriated, the sum of one thousand dollars (\$1,000) for the relief of Mrs. Fred Bull. Such sum may be paid to the said Mrs. Bull as just compensation for the personal injuries she received as a result of a motor vehicle collision involving a county truck, provided the said Mrs. Bull and her husband, Fred Bull, for themselves and their heirs and assigns, waive any other further claim for damages against Marion County. The Legislature finds and declares that the claim of the said Mrs. Fred Bull is a moral and just claim against the county but claimant has no recourse at law to recover her damages, hence this enactment.

Section 2. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF MARION

Before me, the undersigned authority in and for said County in said State, this day personally appeared Oscar Roden, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was publisher of the Marion County News-Journal, a newspaper of general circulation published in Marion County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on March 2, March 9, March 16, and March 23, all in the year 1961.

OSCAR RODEN.

Sworn to and subscribed before me September 9, 1961.

HUGH MOSES,
Title Notary Public.

Also:

By Mr. Caffey:

S. 198. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the county hereby affected to the license commissioner.

Also:

By Mr. Caffey:

S. 199. To repeal Act No. 22, H. 73, approved May 26, 1955 entitled "To apply in all counties having a population of not less than 230,000 nor more than 500,000 inhabitants, according to the last or any subsequent federal decennial census; to fix the compensation of the commissioner of licenses in all such counties." (Acts of Alabama 1955, page 233).

Also:

By Mr. Caffey:

S. 200. To repeal Act No. 17, H. 19, approved March 23, 1955 entitled "To extend the term of office of Commissioner of Licenses in all counties of this State having a population of not less than 230,000 nor more than

400,000, according to the last or any subsequent Federal census, for a period of two years from the expiration of their present term of office; to provide how, when and for what term of office their successors shall be elected and to repeal only those laws, or parts of law, which are in conflict herewith." (Acts of Alabama 1955, page 126).

Also:

By Mr. Caffey:

S. 202. To repeal Act No. 187, S. 339, approved June 29, 1951, as amended, creating a firemen and policemen's pension and relief fund in cities having a population of not less than 45,000 nor more than 54,000 inhabitants according to the preliminary count as of April 1, 1951 of the latest federal census or which shall have such population according to any such census that may be taken hereafter, (Acts of Alabama 1950-51, p. 438).

Also:

By Mr. Caffey:

S. 201. To repeal Act No. 245, H. 343, approved June 26, 1945, entitled "To create the office of Commissioner of Licenses in all counties of this State having a population of not less than 140,000, nor more than 400,000, according to the last or any subsequent Federal census; to provide for the method of electing said officer; to fix his term of office; to fix his compensation; to prescribe his duties and define his powers; to provide for the appointment of a Deputy Commissioner of Licenses and for the appointment of necessary clerical assistants in said office; and to further provide that said Commissioner of Licenses shall issue all licenses, except marriage licenses, assess for taxation, collect the ad valorem taxes, issue the licenses and distribute the tags on all motor vehicles in such counties; to transfer the duties from the Tax Assessor, Tax Collector and Judge of Probate in such counties to said Commissioner of Licenses of all matters relative to the registration, assessment for taxes, collection of ad valorem taxes and distribution of tags for motor vehicles, and the issuances of all licenses, except marriage licenses." (Acts of Alabama 1945, page 367).

Also:

By Mr. Caffey:

S. 203. To repeal Act No. 384, S. 286, approved November 6, 1959, entitled "An Act Relating to municipalities having a population of not less than 40,000 nor more than 50,000, according to the last or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government," (Acts of Alabama 1959, vol. 2, p. 999).

Also:

By Mr. Caffey:

S. 204. To repeal Act No. 509, S. 570, approved August 22, 1951, entitled "An Act Relating to cities having a population of not less than 35,000 nor more than 55,000 inhabitants; authorizing such cities to levy and col-

lect privilege license taxes on the sale of malt or brewed beverages within their police jurisdictions at the same rate as such taxes are levied within their corporate limits," (Acts of Alabama 1950-51, p. 900).

Also:

By Mr. Caffey:

S. 205. To amend the title and section 1 of Act No. 193, H. 444, approved June 18, 1943 (General Acts of 1943, p. 183), relating to the taking of judicial notice or ordinances of cities having a population of two hundred thousand or more inhabitants.

Also:

By Mr. Caffey:

S. 206. To amend Act No. 366, H. 73, Regular Session 1959, an act relating to the selecting of juries and alternate jurors in criminal cases in the circuit courts of counties having populations of not less than 200,000 nor more than 400,000 (Acts of Alabama 1959, vol. 2, p. 955).

Also:

By Mr. Caffey:

S. 207. To make an appropriation from the county treasury of Mobile County for the relief of M. A. Lowery.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MOBILE

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To make an appropriation from the county treasury of Mobile County for the relief of M. A. Lowery.

Preamble

On or about November 13, 1959, a deputy sheriff of Mobile County, while acting within the line and scope of his duties as such deputy sheriff, and while operating a county-owned automobile caused the same to collide

with a legally parked automobile owned by M. A. Lowery of Mobile, as a result of which the said Lowery suffered damages to his property to the extent of \$100 which is not compensable by insurance or otherwise.

Whereas, the claim of said Lowery for this \$100 is a moral and just obligation of Mobile County, but not recoverable at law; now therefore

Be It Enacted by the Legislature of Alabama:

Section 1. The sum of \$100 is hereby appropriated from the treasury of Mobile County to compensate M. A. Lowery for the property damage sustained by him on or about November 13, 1959, by reason of the accident occurring under the circumstances set out above. The county commission, board of revenue, or other like governing body of Mobile County is hereby directed to draw or cause a warrant on the county treasury to be drawn in favor of said M. A. Lowery for the amount herein appropriated, and the custodian of county funds is hereby authorized and directed to pay the same upon due presentation thereof.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

W. F. Egan being sworn, says that he is Comptroller of the Mobile Press and The Mobile Register; daily newspapers printed and published in the City and County of Mobile, State of Alabama and the attached notice appeared in the issue of The Mobile Press, Aug. 10, 17, 24, 31 1961.

W. F. EGAN.

Sworn to and subscribed before me this 8th day of Sept. 1961.

DAN E. MILLER, JR.,
Notary Public.

Also:

By Mr. Archer:

S. 34. To repeal Act No. 499, S. 617 approved August 30, 1949, entitled "An Act Relating to all cities in the State of Alabama having a population of not less than 500,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; providing for the name, number and designation of members of the governing body of all such cities; providing for the selection and employment of employees in all such cities and prescribing the authority of the governing body of such cities with respect to said employees; providing for distribution of the powers and duties of and among the members of the governing body of each such city; providing the time when the provisions of this act shall become effective; and repealing all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 724)

Also:

By Mr. Archer:

S. 28. To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing for a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use, or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by

local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations, and orders.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing for a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use, or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations and orders.

Be It Enacted by the Legislature of Alabama:

Section 1. Act No. 658, H. 1030, approved November 21, 1959, an act providing for a county privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption in Madison County of cigarettes (Acts of Alabama 1959, vol. II, p. 1592) is hereby revised and amended to read as follows:

"Section 1. In addition to all other taxes now imposed by law, but in lieu of any license or privilege tax levied by any municipality within the county upon the sale, distribution, storage, use or other consumption of cigarettes, every person who sells, stores, delivers, uses or otherwise consumes cigarettes in Madison County shall pay a license or privilege tax in the amount of three cents (\$.03) on each package of cigarettes containing not more than twenty cigarettes and on each package of cigarettes three cents (\$.03) for the first twenty cigarettes and three cents (\$.03) for each additional twenty cigarettes, or fractional part thereof, in such package; provided, however, when the license tax hereby required to be paid shall have been paid by a wholesaler or seller of cigarettes such payment shall be sufficient, the intent being that such license tax hereby required to be paid shall be paid but once on each package of cigarettes.

"Section 2. Every person, firm, corporation, club, or association that sells or stores or receives for the purpose of distribution in Madison County any cigarettes shall add the amount of the license or privilege tax levied and assessed herein to the price of the cigarettes, it being the purpose and intent of this provision that the tax levied is, in fact, a levy on the consumer with the person, firm, corporation, club or association, who sells or stores or receives for the purpose of distributing the cigarettes, acting merely as agent for the collection of the tax. The dealer, storer, or distributor shall state the amount of the tax separately from the price of the cigarettes on all price display signs, sales or delivery slips, bills and statements which advertise or indicate the price of the cigarettes. It shall be unlawful for any dealer, storer or distributor engaged in or continuing in the county in the business for which the tax is hereby levied to fail or refuse to add to

the sales price and collect from the purchaser the amount due on account of the tax herein provided or to refund or offer to refund all or any part of the amount collected or to absorb or advertise directly or indirectly the absorption of the tax or any portion thereof. Any person, firm, corporation, club or association violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction shall be fined not more than one hundred dollars (\$100.00) or imprisoned in the county jail for not more than sixty days, or by both such fine and imprisonment. Each act in violation of this section shall constitute a separate offense.

"Section 3. The tax provided for in this Act shall be collected and enforced, and the Act shall be administered by such office or officer of Madison County as may be designated by the court of county commissioners, board of revenue, or other like county governing body, in accordance with such rules, regulations, or orders as such county authority may prescribe. The court, board, or like county governing body, as the case may be, shall adopt all necessary rules and regulations governing the collection and enforcement of the tax, and may prescribe penalties for violations thereof. Rules, regulations, and orders adopted or promulgated pursuant to this section shall have the force and effect of law.

"Section 4. The revenue collected from the tax hereby levied, less the cost of collection, including any discount allowed on the sale of stamps, shall be distributed as follows: Fifty per cent (50%) thereof shall be paid over to the City of Huntsville; one per cent (1%) thereof shall be paid to the municipality of Madison; one per cent (1%) thereof shall be paid to the municipality of New Hope; the remaining forty-eight percent (48%) thereof shall be paid to the board of education of Madison County to be used for public school purposes.

"Section 5. The tax hereby imposed is in lieu of any license tax levied on the sale, storage, distribution, use, or delivery of cigarettes by any municipality within Madison County. No incorporated municipality within Madison County shall, after the effective date of this Act, levy or collect any municipal license or privilege tax on the sale, storage, distribution, use or delivery of cigarettes; and any ordinance levying such tax, heretofore enacted by the governing body of any municipality within Madison County, is hereby repealed, effective as of midnight December 31, 1969. However, the repeal of any such ordinance shall not affect the right of the municipality thereafter to collect any taxes, penalties or other charges due to the municipality pursuant to such ordinance which had accrued prior to midnight of December 31, 1969; and all such taxes, penalties and other charges may be collected after such date in the same manner that they could have been collected during the time the ordinance pursuant to which they accrued was effective.

"Section 6. (a) None of the provisions of this Act shall be applied in such manner as to be in violation of the commerce or other clauses of the federal or state constitution.

"(b) This Act shall not be construed to apply to cigarettes stored by a wholesale dealer for the purpose of resale or reshipment outside Madison County which are actually resold or reshipped.

"Section 7. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

"Section 8. All laws or parts of laws which conflict with this Act are repealed."

Section 2. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were begun, before the date of its enactment.

PROOF OF PUBLICATION

STATE OF ALABAMA
MADISON COUNTY

Before me, Opal H. Dilworth, a Notary Public in and for said State and County, personally appeared W. C. Lewis, known to me, who being by me first duly sworn, deposes and says he is Secretary-Treasurer of The Huntsville Times, a newspaper published and printed at Huntsville, Madison County, Alabama, and that the attached legal notice was published in said newspaper on July 19, 26, August 2, and 9, 1961.

W. C. LEWIS,
Secretary-Treasurer.

Sworn to and subscribed before me this the 9 day of September, 1961.

OPAL H. DILWORTH,
Notary Public.

My commission expires April 16, 1963.

Also:

By Mr. Archer:

S. 29. To supplement the state salary payable to circuit judges by payments from the county treasury in all judicial circuits composed of only one county which has a population of not less than 110,000 nor more than 150,000, according to the 1960 or any subsequent federal decennial census.

Also:

By Mr. Archer:

S. 32. To present to the voters of cities of the State of Alabama having a population of more than 70,000 and not more than 100,000 an article providing for the procedure for adoption of a Commission form of government, the organization of such government, the authority of the commissioners, the salaries of the commissioners, the selection of employees, distribution of powers and duties of the commissioners, the meetings of the Board of Commissioners, the election of the commissioners, bonds required of the commissioners, the examination of the records of the municipality, and a Recorder for the municipality.

Also:

By Mr. Archer:

S. 33. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Also:

By Mr. Archer:

S. 35. To repeal Act No. 500, S. 618, approved August 30, 1949 entitled "An Act Prescribing the compensation to be paid to members of the governing body in all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census, where such cities operate under the commission form of government; providing a method of payment of such compensation and providing the time when this Act shall become effective; and repealing all laws or parts of laws in conflict with the provisions hereof" (Acts of Alabama 1949, p. 725).

Also:

By Mr. Cooper:

S. 127. To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE
A BILL
TO BE ENTITLED
AN ACT

To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

Be It Enacted by the Legislature of Alabama:

Section 1. The boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, are hereby altered, rearranged and extended so as to include within the corporate limits of the town the following described territory in addition to the area now embraced within such boundaries and corporate limits to-wit:

Commence at the SW corner of SE $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 17, T. 12, R. 8, thence North 42 $\frac{1}{2}$ degrees West 54 links to and for the place of beginning; thence North 63 $\frac{1}{2}$ degrees East along Bridgeport Road 7 chains and 16 links to a stake, thence North 12 chains and 90 links to a stake, thence West 6 chains and 99 links to a stake on the line between land of W. A. Dexter, now deceased, and land hereby described, thence South 13 chains and 30 links to a point, thence South 12 degrees East 2 chains and 88 links to place of beginning, containing in all ten (10) acres, more or less; all in said Section 17, T. 12, R. 8, Wilcox County, Alabama.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF WILCOX

Personally appeared before me, Edwina LeCroy, who is known to me, and who, being duly sworn, deposes and says: the above legal notice was published in The Wilcox Progressive Era, a newspaper published weekly at Camden in Wilcox County, Alabama four (4) consecutive weeks, on August 3, August 10, August 17 and August 24, 1961, inclusive.

EDWINA LeCROY,
Editor.

Sworn to and subscribed before me this 9th day of September 1961.

JOSIAH ROBINS BONNER,
Notary Public, State at Large, Alabama.

Also:

By Mr. Turner:

S. 225. To create the office of county treasurer in all counties having populations of not less than 14,900 nor more than 15,250, according to the last or any subsequent federal decennial census; to provide for the appointment, term of office, duties, authority and removal of such county official.

Also:

By Mr. Crawford:

S. 115. To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, approved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE
STATE OF ALABAMASTATE OF ALABAMA
BIBB COUNTY

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, ap-

proved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

Be It Enacted by the Legislature of Alabama:

Section 1. The salary of the superintendent of education of Bibb County shall be fixed at the discretion of the county board of education, and shall be paid in monthly installments out of the county school funds of Bibb County on warrants drawn by the custodian of county school funds.

Section 2. Section 3 of Act No. 99, H. 235, approved March 29, 1933, providing for the election of a county superintendent of education for Bibb County, is hereby repealed (Local Acts of Alabama 1933, p. 31).

Section 3. This act shall become effective immediately upon its passage and approved by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
BIBB COUNTY

Before me, Marvin Huett, a Notary Public, in and for said State and County aforesaid, personally appeared J. W. Oakley, Publisher of The Centreville Press, and after being duly sworn by me, deposes and says that the attached Legal Notice was published in The Centreville Press for 4 consecutive weeks, as follows: July 27, and August 3, 10, 17, 1961.

That The Centreville Press is a weekly newspaper of general circulation in Bibb County, Alabama; That it is entered in the Postoffice at Centreville, Alabama, as second-class mailing matter; That it has been published for 52 consecutive weeks prior to the publication of this legal notice.

J. W. OAKLEY, SR.
J. W. OAKLEY, PUBLISHER.

Sworn to and subscribed before me, this 17th day of August, 1961.

MARVIN HUETT,
Marvin Huett, Notary Public.

Also:

By Mr. Archer:

S. 36. To repeal Act No. 378, H. 785, approved July 6, 1943, entitled "An Act To provide for appeals from decisions of Civil Service Boards by whatever name known, governing the police and fire departments in all cities of the State of Alabama which now have a population of as many as 35,000 and less than 75,000, according to the last Federal Census, or which shall have such populations according to any such census that may hereafter be taken and in which the police and fire departments are now or may hereafter be governed and controlled by a Civil Service Board, by whatever name known; to regulate and define the persons, officers, and positions governed and controlled by Civil Service laws and regulations now or hereafter in force and effect in such cities; to continue in full force and effect any Civil Service laws or regulations not herein modified; and to repeal all laws and parts of laws whether general, special or local, and whether codi-

fied or uncodified, in conflict with the provisions of this Act" (Acts of Alabama Regular Session 1942 and Special Session 1943, p. 347).

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committee as follows:

- S 186. Local Legislation No. 1
- S. 198. Local Legislation No. 1
- S. 199. Local Legislation No. 1
- S. 200. Local Legislation No. 1
- S. 202. Local Legislation No. 1
- S. 201. Local Legislation No. 1
- S. 203. Local Legislation No. 1
- S. 204. Local Legislation No. 1
- S. 205. Local Legislation No. 1
- S. 206. Local Legislation No. 1
- S. 207. Local Legislation No. 1
- S. 34. Local Legislation No. 1
- S. 28. Local Legislation No. 1
- S. 29. Local Legislation No. 1
- S. 32. Local Legislation No. 1
- S. 33. Local Legislation No. 1
- S. 35. Local Legislation No. 1
- S. 127. Local Legislation No. 1
- S. 225. Local Legislation No. 1
- S. 115. Local Legislation No. 1
- S. 36. Local Legislation No. 1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Caffey:

S. 191. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Also:

By Mr. Caffey:

S. 192. To amend Section 155, title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Also:

By Mr. Caffey:

S. 193. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Also:

By Mr. Caffey:

S. 194. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

Also:

By Mr. Rutledge (by request):

S. 23. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

Also:

By Mr. Rutledge (by request):

S. 24. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

Also:

By Mr. deGraffenried:

S. 61. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

Also:

By Mr. Dumas:

S. 79. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

Also:

By Mr. Dumas:

S. 83. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Also:

By Mr. Leonard:

S. 52. To apply in all counties having populations of not less than 65,000 nor more than 95,000: directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

Also:

By Mr. deGraffenried:

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901, et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 191. Ways and Means

S. 192. Ways and Means

S. 193. Ways and Means

S. 194. Ways and Means

- S. 23. Ways and Means
- S. 24. Judiciary
- S. 61. Judiciary
- S. 79. Judiciary
- S. 83. Judiciary
- S. 52. Local Legislation No. 1
- S. 60. Local Legislation No. 1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Haltom:

S. 16. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

Also:

By Mr. Shelton:

S. 46. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings; providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Also:

By Mr. Leonard:

S. 51. Proposing a constitutional amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read a first time at length as required by the Constitution, and referred to appropriate Standing Committees as follows:

S. 16. Ways and Means

S. 46. Local Legislation No. 1

S. 51. Local Legislation No. 1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Robison:

S. 162. To make an appropriation for the support of the Council of State Governments.

Also:

By Mr. Robison:

S. 163. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Also:

By Mr. Word:

S. 44. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Also:

By Mr. Crawford:

S. 114. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12 and 13 of said Act.

Also:

By Messrs. Wilson and deGraffenried:

S. 188. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees

of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Also:

By Mr. Caffey:

S. 195. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

Also:

By Mr. Haltom:

S. 14. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 162. Ways and Means

S. 163. Ways and Means

S. 44. Ways and Means

S. 114. Agriculture

S. 188. Ways and Means

S. 195. Ways and Means

S. 14. Ways and Means

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. deGraffenried:

S. 64. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

Also:

By Mr. deGraffenried:

S. 65. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the names and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violations of the Act."

Also:

By Messrs. deGraffenried and Haltom:

S. 67. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

Also:

By Mr. deGraffenried:

S. 68. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

Also:

By Mr. deGraffenried:

S. 69. To repeal in toto Title 6 (Bastardy) Code of Alabama, 1940; establishing procedure for determination of paternity of illegitimates, prescribing and defining the civil obligations of the father of an illegitimate child and establishing civil procedures for the enforcement of such obligations; prescribing a statute of limitations as to the time within which proceedings may be brought under this Act.

Also:

By Mr. Dumas:

S. 74. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Also:

By Mr. Dumas:

S. 77. To provide for continuous code revision and to appropriate funds for that purpose.

Also:

By Messrs. Green and Berryman:

S. 104. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Also:

By Messrs. Kendall, Porter and Crawford:

S. 108. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

Also:

By Mr. Graham:

S. 106. To provide for designating State Highway 143 as "Confederate Road."

Also:

By Mr. Andrews:

S. 143. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment,

use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, 1956, p. 148).

Also:

By Mr. Robison:

S. 169. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Also:

By Mr. Caffey:

S. 187. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

Also:

By Mr. Caffey:

S. 197. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

Also:

By Mr. Rutledge:

S. 21. To amend Section 1 of Act No. 382, H. 334, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 9163).

Also:

By Mr. Shelton:

S. 47. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

Also:

By Mr. Shelton:

S. 48. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill fur-bearing animals."

Also:

By Mr. Shelton:

S. 49. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

Also:

By Mr. Shelton:

S. 50. To amend Title 8, Section 97, Code of Alabama 1940 pertaining to funds from the sale of fur catchers licenses.

Also:

By Mr. deGraffenried:

S. 66. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

Also:

By Mr. Crawford:

S. 113. To create a lien in favor of the owner, keeper or proprietor of premises kept for grazing, feeding, boarding, training, or confining birds or animals for another; and to provide for the enforcement of such lien.

Also:

By Mr. Cooper:

S. 128. To create the offense of cattle theft; to prescribe penalties and the form of indictment therefor.

Also:

By Mr. Cooper:

S. 129. To amend Section 331, Title 14, Code of Alabama 1940, to delete the theft of any cow or animal of the cow kind from the enumeration of acts that constitute grand larceny.

Also:

By Mr. Andrews:

S. 142. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

Also:

By Mr. Andrews:

S. 144. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Also:

By Mr. Godfrey:

S. 182. To provide for naming certain bridges by the State Highway Department.

Also:

By Mr. Caffey:

S. 189. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Also:

By Mr. Caffey:

S. 190. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 64. Public Welfare

S. 65. Public Welfare

S. 67. Public Welfare

S. 68. Public Welfare

S. 69. Public Welfare

S. 74. Agriculture

- S. 77. Ways and Means
- S. 104. Ways and Means
- S. 108. State Administration
- S. 106. State Administration
- S. 143. Judiciary
- S. 169. Judiciary
- S. 187. Judiciary
- S. 197. Judiciary
- S. 21. Transportation
- S. 47. Conservation
- S. 48. Conservation
- S. 49. Conservation
- S. 50. Conservation
- S. 66. State Administration
- S. 113. Agriculture
- S. 128. Judiciary
- S. 129. Judiciary
- S. 142. Local Government
- S. 144. Judiciary
- S. 182. Transportation
- S. 189. Ways and Means
- S. 190. Ways and Means

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Caffey:

S. 196. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

Also:

By Mr. Cooper:

S. 126. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Also:

By Messrs. Dumas and Robison:

S. 73. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Also:

By Mr. Dumas:

S. 84. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

Also:

By Mr. Andrews:

S. 147. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

Also:

By Mr. Andrews:

S. 148. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Also:

By Messrs. Dumas, Robison and Caffey:

S. 85. Relating to taxation; exempting Young Men's Hebrew Associations (Y.M.H.A.), also known as Jewish Community Centers (J. C. C.),

The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

Also:

By Mr. Cooper:

S. 217. To provide individuals special deductions for state income tax purposes.

Also:

By Mr. Cooper:

S. 218. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radioactive fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Also:

By Mr. Robison:

S. 165. Amending Section 504 of Title 51—Code of Alabama 1940.

Also:

By Mr. Robison:

S. 166. To amend Sections 2, 3, and 4 of Act No. 100 (S. 68), Regular Session of the Legislature of 1959 approved June 24, 1959; General Acts of 1959, relating to Board of Dental Examiners of Alabama, election, qualification, term, vacancy, removal from office: officers, seal, meetings, quorum, compensation and expenses, fees: bonds, annual reports, national affiliation.

Also:

By Mr. Robison:

S. 168. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

Also:

By Mr. Dumas:

S. 76. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state

and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Also:

By Messrs. Cooper, Clark, Golson, Porter, Wyatt, Barnett, Wilson, Givhan, Jones, Green, Turner, Leonard, Crawford, Kendall, Hines, Rutledge, deGraffenried, Webb, Shelton, Andrews Berryman, Robison, Dumas, Caffey, Graham, Archer, Samford, Moses, Word and Haltom:

S. 125. Relating to motor vehicles; to provide for the use of only one license tag or plate; amending Code of Alabama 1940, Title 36, Section 75, and Title 51, Section 705.

Also:

By Messrs. Webb, Barnett, Dumas and Givhan:

S. 123. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

Also:

By Messrs. Webb, Barnett, Dumas and Givhan:

S. 124. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

Also:

By Mr. deGraffenried:

S. 62. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

Also:

By Mr. deGraffenried:

S. 63. To amend Section 92, Title 49, Code of Alabama 1940, which relates to license from the department of pensions and security.

Also:

By Mr. Robison:

S. 167. To amend further code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

- S. 196. Ways and Means
- S. 126. Ways and Means
- S. 73. Ways and Means
- S. 84. Ways and Means
- S. 147. Ways and Means
- S. 148. Ways and Means
- S. 85. Ways and Means
- S. 217. Ways and Means
- S. 218. Ways and Means
- S. 165. Ways and Means
- S. 166. Health
- S. 168. Ways and Means
- S. 76. Business and Labor
- S. 125. Ways and Means
- S. 123. Conservation
- S. 124. Conservation
- S. 62. Public Welfare
- S. 63. Public Welfare
- S. 167. Business and Labor

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Haltom:

S. 2. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Be It Enacted by the Legislature of Alabama:

Section 1: The Law and Equity Court of Lauderdale County created by Act dated May 29, 1931, is hereby abolished.

Section 2: All cases now pending in said Law and Equity Court hereby abolished shall be transferred to the court created by this Act and to the Circuit Court of Lauderdale County, Alabama, together with all papers and

judgment entries pertaining to said cases, and further proceedings thereon had in said courts as if such case or cases had originated therein.

Section 3: The criminal and quasi-criminal jurisdiction now conferred by law upon justice of the peace courts in Lauderdale County, Alabama, is hereby abolished.

Section 4: All criminal cases and matters now pending in any justice of the peace court or before justices of the peace shall be transferred to the Court created by this Act and further proceedings be had thereon as if such case or cases had originated in the court hereby created. The dockets, official records, and papers relative to such criminal cases and matters in justice of the peace courts or before justices of the peace shall be delivered to the court created by this Act.

Section 5: There is hereby established a court in and for said county which shall be called and known as Lauderdale County Court.

Section 6: The court established by this Act shall have civil jurisdiction in cases at law in which the matter in controversy does not exceed Five Hundred (\$500) Dollars, exclusive of interest and costs, said jurisdiction to be concurrent with the jurisdiction of any other court in the county having jurisdiction in such cases.

Section 7: The court established by this Act shall have original criminal jurisdiction of all misdemeanors committed in Lauderdale County and all peace proceedings commenced in said county; and it shall have preliminary jurisdiction of all felony, bastardy, and peace proceedings cases and of all other criminal and quasi-criminal proceedings cognizable in justice of peace courts and of all cases arising under Article 3, Chapter 4, Title 34, Code of Alabama, 1940.

Section 8: In all criminal cases in this court hereby established, wherein justices of the peace formerly had jurisdiction there shall not be charged a solicitor's fee. In all other criminal cases solicitor's fees shall be taxed and collected as provided for under the general laws of the State of Alabama for criminal cases.

Section 9: The judge of the Lauderdale County Court must be a resident and qualified elector of Lauderdale County, admitted to the practice of law in the State of Alabama and not less than 23 years of age. The county governing body shall immediately after this Act becomes effective, and every four years thereafter, and at such times as a vacancy may occur appoint a judge of the Lauderdale County Court from among at least two persons nominated by the Lauderdale County Bar Association. Such nominations by the Lauderdale County Bar Association shall be certified to the county governing body by letter over the signature of the duly elected president of said Lauderdale County Bar Association. Should the county governing body fail or refuse to appoint a judge from among nominees submitted by the Lauderdale County Bar Association within 14 days after receiving the names of such nominees, the Presiding Circuit Judge of Lauderdale County Circuit Court is empowered and directed to make such appointment from among these persons nominated by the Lauderdale County Bar Association. The judge shall take and subscribe to the constitutional oath of office before he enters upon the discharge of the duties of his office. He shall take office on the day after his appointment, and shall hold office for a term of four years, and until his successor has been appointed and qualified. He shall be entitled to carry on a general practice of law; provided, however,

that he shall not act as attorney in any matter previously heard in this court nor shall he practice criminal law in any court of Lauderdale County, Alabama.

Section 10: The judge of the Lauderdale County Court shall receive a salary which shall be fixed by the county governing body of Lauderdale County, but in no event shall such salary be less than Forty-eight Hundred (\$4,800) Dollars per annum, payable in equal monthly installments out of the general fund of Lauderdale County, Alabama, upon warrant of the Probate Judge of Lauderdale County. The Probate Judge is hereby authorized and directed to issue such warrants monthly.

Section 11: The Circuit Court Clerk of Lauderdale County shall be ex-officio clerk of the Lauderdale County Court. Said clerk shall have the power to issue search warrants and shall also have all the powers and authority, both ministerial and judicial, which are now or which may hereafter be vested in the Clerk of the Circuit Court of Lauderdale County. Said clerk shall be entitled to fees in all civil causes as hereinafter set out in section 15 and in all criminal cases the clerk shall be entitled to the same fees, and shall be paid in the same manner as are now or may hereafter be allowed to ex-officio clerks of county courts, law and equity courts and courts of like jurisdiction under the general laws of the State of Alabama. The county governing body may require a bond of the clerk not to exceed Five Thousand (\$5,000) Dollars.

Section 12: The clerk of the Lauderdale County Court shall keep a docket book or books in which he shall make fair and accurate entries of all causes brought before the court, and shall keep minutes of all the proceedings, including the service and return of process, the appearance of such parties as may appear, the fact of trial, the judgment, including damages, fine and sentence, with costs separately stated, the issuing of execution and to whom issued, with the date thereof and the return thereon, and a memorandum of the items of all costs, including witness fees, which shall be in the same amount and paid in the same manner as now exists in the Circuit Court of Lauderdale County. The docket or a certified copy thereof shall be evidence of the matters therein stated. The clerk shall also be under the duty to do any and all other acts necessary or incident to the efficient operation of the court created by this Act.

Section 13: Said court shall be in session continuously from day to day. Cases may be set for trial at any time. The clerk of said court shall keep and maintain a trial calendar and the placing of any case on said trial calendar with the date of trial shall be notice to all persons.

Section 14: (a) A civil action shall be commenced by the filing of a statement of a claim, including the last known address of the defendant, in concise form and free from technicalities.

(b) A notice to appear shall be served on the defendant to which shall be attached a copy of the verified statement of claim, and such service shall be sufficient to give the court jurisdiction of the premises. The time for appearance shall be not more than ten days from the date of the service of said notice, after which time a hearing on the claim shall be had. All processes issued by the court shall be served by the Sheriff of Lauderdale County or by Registered or Certified mail with return receipt, or by any person not a party to or otherwise interested in the suit, especially appointed by the judge for that purpose. For the service of such processes, the Sheriff shall receive the same fees as are allowed by law to him for similar services performed in the Circuit Court.

(c) When notice is to be served by Registered or Certified mail, the clerk shall enclose a copy of the statement of claim, verification, if any there be, and notice in an envelope addressed to the defendant, at his last known address, prepay the postage and mail the same forthwith, noting on the record the day and hour of mailing. When the return receipt indicating that delivery has been made to the defendant is received, the clerk shall attach the same to the original statement of claim and it shall constitute prima facie evidence of service upon the defendant.

(d) When service is by a private individual, as above provided, he shall make proof of service by an affidavit, showing the time and place of service on the defendant.

(e) The plaintiff shall be entitled to a judgment by default, without further proof, upon failure of defendant to appear as ordered by the court. When the claim of the plaintiff is verified and for a liquidated amount damages may be assessed without further proof; when the amount is unliquidated, plaintiff shall be required to present proof of his damages.

Section 15: The clerk shall be allowed a fee of \$3.50 in all cases in which the matter in controversy does not exceed \$100.00, and in all cases in which the matter in controversy exceeds \$100.00, the clerk shall be allowed a fee of \$6.00; provided, however, that in all proceedings of garnishment, replevin, and attachment the fee allowable to the clerk shall be \$7.00. In addition to all other costs, the clerk shall collect the sum of Fifty cents (\$.50) per case library tax.

Section 16: (a) On the return day or within ten days thereafter, as the judge may designate, the trial shall be had. Immediately prior to the trial of any case, the judge shall make earnest effort to settle the controversy by conciliation. If the judge fail to induce the parties to settle their differences without a trial, he shall proceed with a hearing on the merits.

(b) The judge shall conduct the trial in such manner as to do substantial justice between the parties according to the rules of substantive law, and all rules and regulations relating to pleading, practice and procedure shall be liberally construed so as to administer justice.

(c) If the plaintiff fails to appear, the suit may be dismissed for want of prosecution, or defendant may proceed to a trial on the merits or the case may be continued, as the judge may direct. If both parties fail to appear, the judge may continue the case, or order the same dismissed for want of prosecution, or may make any other just and proper disposition thereof as justice may require.

Section 17: The judge of said court shall forthwith from time to time make rules for a simple, inexpensive and speedy procedure to effectuate the purposes of this Act and shall have full power to prescribe, modify and improve the civil forms to be used therein, including forms of writs of attachment, garnishment and replevin. All rules and forms authorized by this section shall be effective upon approval of the presiding Judge of the Circuit Court of the Circuit in which Lauderdale County is located.

Section 18: (a) Judgments of the Lauderdale County Court may be recorded in the same manner, under the same conditions and, when so registered, shall have the same effect as judgments in circuit courts.

(b) Upon judgment being entered in any cause, execution may thereupon be issued against the party against whom the judgment is rendered for the amount of such judgment and costs, and such execution shall be directed to any sheriff or constable of the State of Alabama, and shall be of full force throughout the State.

Section 19: Prosecution for misdemeanors committed in Lauderdale County may be commenced in this court by making an affidavit before the judge or clerk of said court, writ on said affidavit to be issued by the clerk and when the defendant is arrested on such affidavit, said cause shall go on the docket for trial, and be tried as though the defendant had been indicted by a grand jury. An amendment of the affidavit without the defendant's consent shall entitle the defendant to a continuance.

Section 20: There shall be no right to trial by jury in the Lauderdale County Court, either in civil or criminal cases.

Section 21: Appeals may be had to the Circuit Court of Lauderdale County from judgments returned in the Lauderdale County Court, in the same manner that appeals may be taken from judgments in justice of the peace courts, and all provisions of law which apply to and govern appeals from justice of the peace courts shall also apply to and govern appeals from the Lauderdale County Court.

Section 22: The county governing body shall furnish suitable quarters for the court hereby established and provide the necessary forms, books, records, stationery, equipment and supplies required for the efficient functioning of the court.

Section 23: The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not effect the part which remains.

Section 24: All laws or parts of laws which conflict with this Act are repealed.

Section 25: This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared D. H. Bowling, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Advertising Manager of the Florence Times, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 30, August 6, August 13, and August 20, all in the year 1961.

D. H. BOWLING,
D. H. BOWLING, Advertising Manager.

Sworn to and subscribed before me September 8, 1961.

STANLEY L. SCHULMAN,
Title Notary Public State-at-Large.
My Commission expires February 19, 1964.

Also:

By Mr. Haltom:

S. 3. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Also:

By Mr. Haltom:

S. 4. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

Also:

By Mr. Haltom:

S. 5. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Also:

By Mr. Haltom:

S. 6. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

Relating to Lauderdale County; providing for the compensation of the Chief Sheriff for Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The salary of the chief deputy of Lauderdale County shall be fixed by the governing body of Lauderdale County in an amount not to exceed \$6,000.00 per annum, payable in twelve equally monthly installments out of the treasury of the county upon the warrant of the county governing body.

Section 2. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA
COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper July 6, July 13, July 20, and July 27, all in the year, 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.
My Commission Expires August 31, 1964.

Also:

By Mr. Haltom:

S. 7. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the

county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby empowered to authorize the sheriff of Lauderdale County to appoint not more than one secretary to handle stenographic and clerical matters, which secretary shall hold office at the pleasure of the sheriff of Lauderdale County.

Section 2. The secretary appointed by the sheriff of Lauderdale County under the provisions of this act shall receive such salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed \$2400.00 per annum, to be paid in equal monthly-semi-monthly installments out of the general fund of Lauderdale County.

Section 3. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.
July 6, 13, 20, 27

PROOF OF PUBLICATION

THE STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me

first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964.

Also:

By Mr. Haltom:

S. 8. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law: empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby authorized and empowered to authorize the Sheriff of Lauderdale County to appoint not more

than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law, which additional deputy sheriffs shall hold office at the pleasure of the Sheriff of Lauderdale County.

Section 2. Each said additional deputy sheriff appointed by the sheriff of Lauderdale County under the provisions of this Act shall receive such salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed Four Hundred Fifty Dollars (\$450.00) per month, to be paid in equal monthly or semi-monthly installments out of the general fund of Lauderdale County. Such additional deputy sheriffs shall be eligible to perform the duties of deputy sheriff anywhere in Lauderdale County.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964.

Also:

By Mr. Haltom:

S. 9. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the County, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

Relating to Lauderdale: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Be It Enacted by the Legislature of Alabama:

Section 1. The Court of County Commissioners of Lauderdale County, or other like governing body of the county, is hereby authorized and empowered to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail, which cook shall serve at the pleasure of the Sheriff of Lauderdale County.

Section 2. Such cook employed under the provisions of this Act shall receive such salary as may, from time to time, be fixed and allowed by the Court of County Commissioners, or other like governing body of the county, not to exceed One Hundred Dollars (\$100.00) per month, to be paid in equal monthly or semi-monthly installments out of the general fund of Lauderdale County.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

THE STATE OF ALABAMA
COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper July 6, July 13, July 20, and July 27, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me this September 7, 1961.

H. S. MAY,
Notary Public.

My Commission Expires August 31, 1964

Also:

By Mr. Haltom:

S. 10. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last

or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Also:

By Mr. Haltom:

S. 11. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

Be It Enacted by the Legislature of Alabama:

Section 1. The boundary lines and corporate limits of the City of Florence in Lauderdale County are hereby altered, rearranged and extended so as to include within the corporate limits of the city the following described territory situated in Lauderdale County, to-wit:

Begin at a point on the present West boundary of the corporate limits of the City of Florence, Alabama, at the Southeast corner of Section 9, Township 3 South, Range 11 West; thence West along the South line of Section 9 to the Southwest corner of the Southeast $\frac{1}{4}$ of said Section 9; thence North along the West line of the Southeast $\frac{1}{4}$ of the said Section 9 to the center of Cypress Creek; thence following the meanderings of Cypress Creek upstream, and in general Southeastwardly direction to the East line of the Southeast $\frac{1}{4}$ of said Section 9, the present West boundary of the corporate limits of the City of Florence; thence North along the East line of said Section 9 to the center of Cypress Creek; thence following the meanderings of Cypress Creek upstream and in a Northwestwardly and Northwardly direction to the center line of the Bridge of Waterloo Road; thence Westwardly with the center line of said bridge and its projection to the Westwardly line of the Old Waterloo Road; thence following the mean-

derings of the Westwardly and Southwardly line of the Old Waterloo Road as the same is shown on plat of PARK RIDGE, which is recorded in the office of Judge of Probate of Lauderdale County, Alabama, in New Plat Book 1 at Pages 278-279 and 280, and on plat of Cypress Bend Place, plat of which is recorded in New Plat Book 2, at page 189 of aforesaid records, in a Northeastwardly, Northwardly and Northwestwardly direction to the projection of the common lot line between Lot 38, Block 1 of said Park Ridge and Lot 39, Block 1 of said Park Ridge; thence North with said common lot line and its projection to the center of Cypress Creek; thence following the meanderings of Cypress Creek, downstream, in a Northeastwardly, Eastwardly and Southeastwardly direction to the intersection of said creek line and the South line of the Northwest $\frac{1}{4}$ of the Northwest $\frac{1}{4}$ of Section 9, Township 3, Range 11 West; thence East with the South line of Northwest $\frac{1}{4}$ of Northeast $\frac{1}{4}$ of said Section 9 to the Southwest corner of the Northeast $\frac{1}{4}$ of Northeast $\frac{1}{4}$ of said Section 9; thence North to the Northwest corner of the Northeast $\frac{1}{4}$ of Northeast $\frac{1}{4}$ of said Section 9, a point on the present corporate limits of City of Florence, thence East with said corporate limits to the Northeast corner of said Section 9; thence South with present corporate limits one mile, more or less to the point of beginning.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Bassel Winter, who, being by me first duly sworn, deposes and says that during the times herein mentioned she was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on April 27, May 4, May 11, and May 18, all in the year 1961.

BASSEL WINTER.
BASSEL WINTER, Secretary.

Sworn to and subscribed before me May 22, 1961.

SEAL Title Notary Public State-At-Large.
My Commission Expires August 31, 1964.

Also:

By Mr. Haltom:

S. 12. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA
COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL
TO BE ENTITLED
AN ACT

To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

Be It Enacted by the Legislature of Alabama:

Section 1. The boundary lines and corporate limits of the City of Florence in Lauderdale County are hereby altered, rearranged, and extended so as to include within the corporate limits of the city the following described territory situated in Lauderdale County, to-wit:

A tract or parcel of land lying and being in Section 27, Township 2 South, Range 11 West, Lauderdale County, Alabama, more particularly described as follows: Beginning at a point on the North side of Alexander Heights, where the West line of Block 7, Forest Hills, intersects said North Line of Alexander Heights; run thence Westwardly along the North line of said Alexander Heights for a distance of 510 feet to a point; run thence Northwardly and parallel to the West line of said Block 7, Forest Hills, for a distance of 977.19 feet to a point, said point being the Southeast corner of Forest Hills Addition; run thence North 89 degree 15 minutes West along the South line of Forest Hills Addition for a distance of 795.05 feet to the Southwest corner of said Forest Hills Addition; run thence North 11 degrees 57 minutes West along the boundary of Forest Hills Addition 2056.8 feet to a point; continue thence along the boundary of Forest Hills Addition North 15 degrees 42 minutes West for a distance of 887 feet to a point; run thence South 89 degrees 38 minutes East along the boundary of Forest Hills Addition for a distance of 469.5 feet to a point; run thence North 1 degree 4 minutes East for a distance of 665.35 feet along the boundary of Forest Hills Addition to the center line of Rasch Road, said center line being the North line of said Section 27; run thence Eastwardly along the North line of said Section 27 to the existing City limit line; run thence Southwardly, Eastwardly and Southwardly along the West line of Greenview Memorial Cemetery and Forest Hills, said line being the existing City limit line, to the point of beginning.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

PROOF OF PUBLICATION

STATE OF ALABAMA
COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared Beulah C. Sutton, who, being by me

first duly sworn, deposes and says that during the times herein mentioned SHE was Secretary of the Florence Herald, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on June 15, June 22, June 29, and July 6, all in the year 1961.

BEULAH C. SUTTON.

Sworn to and subscribed before me July 17, 1961.

SEAL

My Commission Expires August 31, 1964.

H. S. MAY,
Title Notary Public.

Also:

By Mr. Haltom:

S. 13. To define, regulate, and license barbers, barber colleges and other like businesses in Lauderdale County; to create a barbers' commission for the county; to fix the powers and duties of the commission, transfer to the commission all rights, powers, duties and authority, together with all funds, property, books, papers, records and effects belong to, and all obligations incurred by the barbers' commission created for Lauderdale County by Act No. 82, H. 324, approved June 24, 1959 (Acts of Alabama 1959, Vol. I, p. 491); superseding and repealing said Act No. 82, and prescribing penalties.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF LAUDERDALE

NOTICE is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To define, regulate, and license barbers, barber colleges and other like businesses in Lauderdale County; to create a barbers' commission for the county; to fix the powers and duties of the commission, transfer to the commission, all rights, powers, duties and authority, together with all funds, property, books, papers, records and effects belonging to, and all obligations incurred by the barbers' commission created for Lauderdale County by Act No. 82, H. 324, approved June 24, 1959 (Acts of Alabama 1959, Vol. I, p. 491); superseding and repealing said Act No. 82, and prescribing penalties.

Be It Enacted by the Legislature of Alabama:

Section 1. (a) This Act shall apply only in Lauderdale County.

(b) It shall be unlawful for any person, co-partnership, association or corporation to act as a barber, operate a barber college, barber shop or other like business, to advertise or assume to act as such in Lauderdale County without a license issued by the barber's commission of the county. No co-partnership, association or corporation shall be granted a license, unless every member or officer of said co-partnership, association or corporation, actively engaged in the barber business, barber college or like business of such co-partnership, association or corporation, actively engaged in the barber business, barber college or like business of such co-partnership, association or corporation shall hold a license as a barber as herein-after provided for.

Section 2. A barber, barber shop, barber college, or other like business within the meaning of this Act is any person, firm, partnership, co-partnership, association, or corporation who, for a valuable consideration or hire, shaves or trims the beard; gives facial or scalp massages, or treats the same with oils or other preparations, singes, shampoos, cuts or dyes the hair of a human being, or applies hair tonic or other cosmetic preparations, clays, or lotions to the scalp, neck or face, or engages in the teaching of any person or persons in the art of barbering as in this paragraph defined. Provided, however, the provisions of this Act shall not apply to (1) persons engaged in the practice of medicine, surgery or beauty culture, (2) persons actively engaged in the military service of the United States Government while acting in line of duty, (3) registered nurses in the course of their employment as such, (4) persons who render any of said services to members of their immediate families, or other persons who receive such services without charge therefor.

Section 3. There is hereby created a barbers' commission for Lauderdale County, to consist of three members appointed by the Governor of Alabama. All of the rights, powers, duties, and authority, together with all funds, property, books, papers, records and effects belonging to, and all obligations incurred by the barbers' commission created for Lauderdale County by the provisions of Act No. 82, H. 324, approved June 24, 1959 are hereby transferred to the barbers' commission created by this Act, and all rights, privileges and licenses having been granted or having originated pursuant to the provisions of said Act No. 82 and remaining in effect on the effective date of this enactment shall continue in effect the same as if granted or originated pursuant to the provisions of this Act. The members appointed to the barbers' commission created for Lauderdale County by the provisions of Act No. 82, H. 324, approved June 24, 1959, shall serve as members of the barbers' commission created herein, during the remainder of the terms for which said former members were appointed. Thereafter, the term of any member appointed and qualified to succeed the members of such barbers' commission shall be for three years and until his successor shall have been appointed and qualified. Members to fill vacancies shall be appointed or selected in the manner following: The commission shall, sixty days prior to the expiration of the term of any commissioner or the chairman of the commission, give notice in writing to the licensed barbers of the county that such vacancy will be created on the date of the expiration of the term of the commissioner whose term is about to expire; or if a vacancy be caused for any reason other than the expiration of the term, the barbers' commission shall within thirty days after such vacancy is created give notice to the licensed barbers of the county of such vacancy, calling upon the said barbers to suggest to the barbers' commission the names of three barbers to fill the vacancy or vacancies thus occasioned; to that end a ballot shall be prepared and enclosed in the letter notifying the barbers of the vacancy or vacancies thus created, the said ballot reading: "I hereby nomi-

nate for appointment by the Governor of the State of Alabama to the Barbers' Commission for Lauderdale County, Alabama, one of the following named three persons: _____,

The ballots shall be numbered and identified in such manner as to prevent anyone employing any ballot other than that forwarded to the licensed barber entitled to vote; and in addition to the ballot, the barbers commission shall forward the licensed barber an envelope addressed to the barbers' commission of the county and properly stamped with postage of the United States Government. When the ballots are returned to the barbers' commission, they shall be opened on a day designated in the notification forwarded the duly licensed barbers of the county in the presence of the commissioners of the barbers' commission then serving, and the ballots shall be counted, and the names of the three barbers who shall receive the greatest number of votes shall be selected as the three nominees of the barbers' commission of the county, and the barbers' commission shall then certify to the Governor of the State of Alabama the names of the three barbers receiving the highest number of votes, and the Governor shall appoint one of the three persons thus designated to fill the vacancy created. If more than one vacancy exists at any time, there shall be nominated in the manner hereinabove designated and certified to the Governor three nominees for each such vacancy, so that if there be one vacancy there shall be three nominees, if there be two vacancies there shall be six nominees, and if there be three vacancies there shall be nine nominees certified to the Governor, who shall select for appointment one nominee from each group thus nominated. Vacancies shall be filled for the unexpired terms. The commission, immediately upon the qualification of the member appointed each year, shall organize by selecting from its members a chairman, and may do all things necessary or convenient for carrying into effect the provisions of this Act. Each member of the commission shall receive as full compensation for each day actually spent in the work of the commission the sum of six dollars per day and his actual and necessary expenses thereby incurred. The commission shall appoint, and at its pleasure discharge, a secretary-treasurer and such assistants as may be deemed necessary to discharge the duties imposed by the provisions of this Act. The treasurer so appointed shall be required to enter into a bond to be approved by the commission in the sum of not less than one thousand dollars (\$1,000.00) conditioned to pay any shortage or loss of funds on hand by said treasurer during his term of office or at the time that he is holding office. The commission shall outline the duties and fix the compensation of the treasurer. The commission shall obtain such office space, furnishings, and other proper conveniences as shall be reasonably necessary for carrying out the provisions of this Act. The principal office of said commission shall be located in the county seat of the county. The commission shall adopt a seal, with such design as it may prescribe engraved thereon, by which it shall authenticate its proceedings. The commission shall make appropriate rules and regulations for the administration of the office of the commission and for the purpose of carrying out the provisions of this Act. In addition thereto, the commission is empowered to make reasonable inspection of the barbers and barber shops of the county to the end that they observe proper methods of sanitation and sterilization in and about the conduct of their business. Copies of all records and papers in the office of the commission duly certified and authenticated by its seal shall be received in evidence in all courts with like effect as the original. All records kept in the office of the commission under authority of this Act shall be open to public inspection under such rules and regulations as shall be prescribed by the commission. All fees and charges collected by the commission under the provisions of this Act, shall be paid into the treasury of the commission. Such funds shall be used and kept exclusively in the hands of the treasurer of the commission, and shall be used under the direction of the commission, not inconsistent with this Act. Funds may be disbursed by an order of the commission, and approved by the chairman of the board, on a check being drawn by the treasurer against such

funds, as may be on hand, for the purpose of paying all expenses incurred by the commission, including the compensation of members and their employees and their assistants and the treasurer, provided the total expenses for every purpose incurred shall not exceed the total fees and charges collected and paid into the treasury of the commission. All monies remaining in such separate fund at the end of the fiscal year, not expended as herein provided, shall become a part of the funds of the commission and shall be retained by the commission and may be deposited in any bank or savings account or otherwise.

Section 4. A barber's college or school, before it shall be issued a license by the barbers' commission of the county, must comply with the requirements and standards as follows:

a. Require, as a prerequisite to admission, a diploma or other proof of graduation from a grammar school, or satisfactory completion of an examination devised or approved by the commission, showing knowledge equal to such education.

b. Require, as a prerequisite to graduation, satisfactory completion of a course of instruction of not less than fifteen hundred (1500) hours, to be completed over a period of not less than nine months of continuous instruction of not more than eight hours in any one day.

c. Such course of instruction shall include the following, or like and equal, subjects: scientific fundamentals of barbering; hygienic bacteriology; histology of the hair, skin, muscles, and nerves; structure of the head, face, and neck; elementary chemistry relating to sterilization and antiseptics; diseases of the skin and hair; massaging and manipulating the muscles of the scalp, face, and neck; and hair-cutting, shaving, and bleaching and dyeing of the hair.

In order to receive a license as an apprentice barber an applicant must meet the following requirements:

a. He must have graduated from a barber's school or college that is approved by the commission.

b. Be seventeen years of age, or older.

c. Be of good moral character and temperate habits.

d. Pass an examination conducted by the commission to determine his fitness to practice as an apprentice barber.

e. Meet all the other requirements of this Act as it applies to apprentice barbers.

In order to receive a license as a barber an applicant must meet the following requirements:

a. He must be a licensed apprentice barber and have practiced as such under the immediate personal supervision of a licensed barber for a period of not less than twelve months.

b. Be eighteen (18) years of age, or older.

c. Be of good moral character and temperate habits.

d. Pass an examination conducted by the commission to determine his fitness to practice barbering, such examination to include factors to determine the applicants general educational level as well as his knowledge and skill of barbering. The examination shall be conducted with a view of determining whether the applicant has general knowledge equal to an elementary school education or its equivalent, whether he has a thorough knowledge of the subjects required to be taught in barber's school or college, and in examining him as to his knowledge of barbering, he shall be taken to a barber chair in a barber shop where barbers licensed under this Act are practicing barbering and given an examination that will determine his skill as a barber, by requiring him to perform any act or acts of barbering and to name any of the instruments and their parts which are used in a barber shop.

e. Meet all the other requirements of this Act as it applies to a barber.

A barber's license shall be issued without examination by the commission to any person who, for two years immediately preceding June 24, 1959, has been continuously engaged in the practice of barbering at one or more established places of business in the county, provided he shall make application before June 24, 1962, which application shall be accompanied by the recommendation of at least two licensed barbers doing business in the county, not related to the applicant by blood or marriage, certifying that the applicant is of good reputation and qualified to practice barbering.

A licensed apprentice barber shall not independently practice barbering, but may do any and all acts constituting the practice of barbering under the immediate personal supervision of a licensed barber.

Section 5. Words used in the masculine gender in this Act include the feminine gender.

Every applicant for a barber's license, apprentice barber's license, or for a license to operate a barber shop, barber college or other like business shall apply therefor in writing on blanks prepared and furnished by the commission. Such application shall be accompanied by the recommendation of at least two licensed barbers doing business in the county, not related to the applicant by blood or marriage, certifying that the applicant is of good reputation, is qualified to practice the trade of barbering, and recommending that a license be granted him. The application shall be accompanied by a doctor's certificate certifying that the applicant has no communicable, contagious, or infectious disease.

An applicant for any license provided for under this Act, or under Act No. 82, H. 324, approved June 24, 1959, who is refused such license shall be so notified in writing, along with the reason or reasons therefor, such notice to be personally delivered to the applicant or sent to his last known address by registered mail.

An applicant for a license who fails to satisfactorily complete an examination conducted by the commission or by a barbers' commission created for Lauderdale County by any other law may apply for reexamination at any future meeting of the commission.

When an applicant shall pass the examination, or an examination given pursuant to Act No. 82, H. 324, approved June 24, 1959, and meet the other

requirements provided for in this Act, the commission shall issue a license, the form and contents to be prescribed by the commission, showing the seal of the commission and the signatures of the commissioners. This license shall be publicly displayed in the place of business where the licensee works or operates. The commission shall also issue to each licensee a pocket card on which shall be imprinted the seal of the commission and certifying that the person whose name appears thereon is a licensed barber, apprentice barber, or operator of one of the businesses named herein.

The original and annual renewal fee for each apprentice barber's and barber's license shall be seven dollars and fifty cents (\$7.50). The original and any subsequent examination fee for apprentice barber or barber shall be fifteen dollars (\$15.00). The original and annual renewal fee for operating a barber college or school shall be two hundred and fifty dollars (\$250.00).

Any licensed barber or apprentice barber who retires from the practice of barbering and fails to keep his license renewed, may, for a period of two years after the expiration date of his last license, renew his license upon payment of a restoration fee of ten dollars (\$10.00) in addition to the license fee, and by furnishing the proper health certificate and meeting the other requirements of this Act; provided, that he need not take another examination unless more than two years have elapsed.

Every license shall expire on the thirty-first day of December of each year. A licensee whose license has expired may, within thirty (30) days thereafter, have his license renewed upon making a satisfactory showing to the commission, supported by his personal affidavit, which, in the opinion of the commission, will excuse the applicant for having failed to renew his license within the time required by this Act.

The commission shall issue a new license to each applicant for the ensuing year, in the absence of any reason or condition that might warrant the refusal or granting the license, upon the receipt of the written request of the applicant, accompanied by the annual fee therefor, and the proper physicians certificate.

The commission may upon its own motion, and shall upon the written complaint of any three persons making out a prima facie case, investigate the actions of any licensee, and shall have the power to suspend or revoke any license issued under the provisions of this Act, or under the provisions of any other law relative to the regulation of barbers, barber colleges or other like businesses in Lauderdale County, where the licensee has fraudulently obtained his license, or where the licensee is guilty of the violation of any state, county, or city statute or ordinance pertaining to barbering or the operation of a business affected hereby, the violation of any provision of this Act, or the violation of any rule or regulation established by the commission.

The commission shall, before denying an application for a license, or before suspending or revoking any license, set the matter down for hearing, and at least ten days prior to the date set for the hearing notify the applicant or licensee in writing, which notice shall contain an exact statement of the charges, and the date and place of hearing. Such notice shall be personally delivered to the applicant or licensee or by mailing the same by registered mail to the last known address of such applicant or licensee. At all hearings, the applicant or licensee shall have the opportunity to be heard in person or by counsel, or both, and shall have the right of attendance of

witnesses in his behalf. In the preparation and conduct of the hearings, the commission shall have the power to require by subpoena the appearance and testimony of witnesses and the production of papers, and any member of the commission may issue subpoenas, administer oaths, and examine witnesses. The fees and mileage shall be the same as prescribed by law in judicial procedure in the courts of the State in civil cases. In case of disobedience to a subpoena, any member of the commission may invoke the aid of any court of competent jurisdiction in requiring the attendance and testimony of witnesses and the production of papers, and such court may issue an order requiring the persons to appear before the commission, and give evidence, or produce papers, as the case may be, and any failure to obey such order of the court may be punished by the court as a contempt thereof. Any person so refusing to appear and give testimony required by such commission shall be guilty of a misdemeanor, and upon conviction thereof by a court of competent jurisdiction, shall be punished as provided by law. If the commission shall determine that any applicant is not qualified to receive a license, or that any licensee is guilty of a violation of any of the provisions of this Act, a license shall not be granted, or the same shall be revoked as the case may require. Upon request of the applicant or licensee in writing, the commission shall furnish said party with a definite statement of its findings of facts and its reason or reasons for refusing to grant the license or for its suspension or revocation of same. The findings of the commission may be appealed to the circuit court of the county, provided an appeal is taken within ten days after such final determination of the commission. Any person desiring to appeal under this section shall file with the commission, or some member thereof, a notice in writing that he appeals to the circuit court of the county with at least one solvent surety payable to the county, conditioned to prosecute such appeal to effect, and upon failure to do so, to pay all costs and damages which may be taxed against him by the circuit court, and any cause so appealed shall be tried de novo in the circuit court. In any of the aforesaid commission hearings or court cases, the commission shall be represented by the county or circuit solicitor.

The commission, at least every three months, shall hold an examination for the purpose of determining the qualifications of any applicants to become barbers or apprentice barbers, and shall conduct said examination in accordance with the provisions hereof and in accordance with the rules and regulations promulgated by said commission not inconsistent with this Act. Such examination shall be conducted in the city, town, or village where the principal office of the commission is located.

Section 6. Any person violating the provisions of this Act shall upon conviction be punished by a fine of not more than five hundred dollars, or by imprisonment for a term not to exceed six months, or by both fine and imprisonment, in the discretion of the court. This provision shall have application to any officer or agent of a corporation, co-partnership or association operated in violation of this Act. Any court of competent jurisdiction in the county shall have full power to try any violation of this Act, and upon conviction the court may at its discretion revoke the license of the person, co-partnership, association or corporation violating the terms hereof. Before the commissioners herein provide for shall receive a commission and enter upon the discharge of their duties, each shall take and subscribe the oath provided by law to be taken by elective officers of the State of Alabama.

Section 7. If any section, subsection, sentence, clause, phrase or requirement of this Act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions thereof. The Legislature hereby declares that it would have passed this Act and each

section, subsection, sentence, clause, phrase and requirement thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, phrases or requirements be declared unconstitutional.

Section 8. Act. No. 82 H. 324, approved June 24, 1959 (Acts of Alabama, 1959 Regular Session, vol. I, p. 491), entitled "An Act To define, regulate, and license barbers and barber colleges and other like businesses in all counties having a population of not less than 53,000 nor more than 56,000 inhabitants, according to the last or any subsequent federal decennial census; to create a barbers' commission for each county to which the Act applies; to fix the powers and duties of the commission; and to prescribe penalties," is superseded by this Act and is hereby expressly repealed.

Section 9. Nothing in this Act contained shall affect the power of the State or any county or municipality to tax, license and regulate persons, co-partnerships, associations or corporations operating barber shops, barber colleges, or other like businesses in Lauderdale County. The requirements hereof shall be in addition to the requirement of any existing or future law or ordinance of the State, the county, or any municipality so taxing, licensing or regulating persons, co-partnerships, associations or corporations operating barber shops, barber colleges or other like businesses.

Section 10. This Act shall take effect immediately upon its passage and approval by the Governor.

PROOF OF PUBLICATION

STATE OF ALABAMA COUNTY OF LAUDERDALE

Before me, the undersigned authority in and for said County in said State, this day personally appeared D. H. Bowling, who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Advertising Manager of the Florence Times, a newspaper of general circulation published in Lauderdale County, Alabama, and that the attached notice was published in said newspaper once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in the issues of said paper on April 10, April 17, April 24, and May 1, all in the year 1961.

D. H. BOWLING.

Sworn to and subscribed before me May 1, 1961.

STANLEY L. SCHULMAN,
Title Notary Public State-at-Large.

SEAL

My Commission Expires February 19, 1964

Also:

By Mr. Word:

S. 43. To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA JACKSON COUNTY

Notice is hereby given pursuant to Section 106 of the Constitution of Alabama of 1901 that application will be made to the Legislature of Alabama for the enactment of a local law, the substance of which is as follows:

A BILL TO BE ENTITLED AN ACT

To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. That the boundary lines of the Town of Pisgah, Jackson County, Alabama, be, and the same are hereby altered, rearranged and extended so as to include all the territory heretofore encompassed by the corporate limits of said Town, and also certain other territory contiguous thereto, so that the corporate limits of said Town of Pisgah shall hereafter be comprised of the following described territory situated in Jackson County, Alabama, to-wit:

All of Sections 13 and 24, Township 4 South, Range 7 East, and all of Sections 18, and 19, Township 4 South, Range 8 East.

Section 2. That this Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

May 9, 16, 23, 30, S, 4, C

PROOF OF PUBLICATION

STATE OF ALABAMA JACKSON COUNTY

Before me, the undersigned authority, a Notary Public in and for said County and State, personally appeared Fred Bucheit who, being by me first duly sworn, deposes and says that during the times herein mentioned he was Publisher of the Jackson County Sentinel, a newspaper of general circulation published in Jackson County, Alabama, and that the attached notice of the intention to apply for the enactment of a local law altering, rearranging and extending the boundary lines of the Town of Pisgah, Alabama, was published in said Jackson County Sentinel once a week for four successive weeks without cost to the State of Alabama, said notice having appeared in

the issues of said newspaper of May 9, May 16, May 23, and May 30, all in the year 1961.

/s/ FRED J. BUCHEIT,
Affiant.

Sworn to and subscribed before me this the 27th day of June, 1961.

/s/ JOSEPH A. LEE,
Notary Public.

(SEAL)

Also:

By Mr. Hines:

S. 54. To fix the compensation of the Deputy Solicitor of Chambers County.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

A BILL TO BE ENTITLED AN ACT

STATE OF ALABAMA CHAMBERS COUNTY

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

To fix the compensation of the Deputy Solicitor of Chambers County.

Be It Enacted by the Legislature of Alabama:

Section 1. The compensation of the Deputy Solicitor appointed for Chambers County shall be an annual salary of two thousand four hundred dollars (\$2,400) and shall be payable in equal monthly installments from the county treasury.

Section 2. All laws or parts of laws that conflict with this act are repealed.

Section 3. This act shall take effect on the first day of the month next following the day of its enactment.

PROOF OF PUBLICATION

I, Bonnie Hand, editor and publisher of The La Fayette Sun, a newspaper published in Chambers County Alabama hereby certify that the above notice was published in said newspaper for four consecutive weeks from August 9, 1961 through and including August 30, 1961.

Done this the 8th day of September 1961.

BONNIE HAND,
Bonnie Hand
Editor

Sworn to and subscribed to before me this 8th day of September 1961.

PEARL H. HAND,
Notary Public.

Also:

By Mr. Dumas:

S. 87. To amend Act No. 529, H. 898, of the Regular Session of 1953, which relates to authority of the county board of education in counties of certain populations.

Also:

By Mr. Dumas:

S. 88. To amend Act No. 530, H. 897, of the Regular Session of 1953, which relates to the authority of the city board of education in counties of certain populations.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

- S. 2. Local Legislation No. 1
- S. 3. Local Legislation No. 1
- S. 4. Local Legislation No. 1
- S. 5. Local Legislation No. 1
- S. 6. Local Legislation No. 1
- S. 7. Local Legislation No. 1
- S. 8. Local Legislation No. 1
- S. 9. Local Legislation No. 1
- S. 10. Local Legislation No. 1
- S. 11. Local Legislation No. 1
- S. 12. Local Legislation No. 1
- S. 13. Local Legislation No. 1

S. 43. Local Legislation No. 1

S. 54. Local Legislation No. 1

S. 87. Local Legislation No. 2

S. 88. Local Legislation No. 2

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Archer:

S. 27. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 140,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Also:

By Messrs. Moses and Rutledge:

S. 185. To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Also:

By Mr. Archer:

S. 37. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

Also:

By Messrs. Dumas, Archer, Leonard, Rutledge, deGraffenried, Haltom, Andrews, Cooper, Word, Gaither, Shelton, Porter, Clark and Hines:

S. 86. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Also:

By Mr. Turner:

S. 216. To amend Section 5 of Act No. 46 enacted at the 1949 Regular Session of the Legislature of Alabama, as heretofore amended, so as to provide that the certificate of the Secretary of State required to be attached to the certificate of incorporation of a public hospital corporation organized pursuant to said act state only that the name proposed for such corporation is not identical with that of any other corporation in this state.

Also:

By Mr. Andrews:

S. 146. Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 27. Local Legislation No. 1

S. 185. Local Legislation No. 1

S. 37. Judiciary

S. 86. Business and Labor

S. 216. Health

S. 146. Was read a first time at length as required by the Constitution, and referred to the Standing Committee on Judiciary

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Messrs. Andrews, Rutledge, Green, Caffey, Gaither, Archer, deGraffenried, Cooper, Clark, Golson, Wilson, Webb, Berryman, Wyatt, Graham, Jones, Barnett, Crawford, Turner, Samford, Moses, Kendall and Eddins:

S. 149. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appoint-

ment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Also:

By Messrs. Andrews, Rutledge, Caffey, Green, Gaither, Archer deGraffenried, Cooper, Clark, Golson, Wilson, Webb, Berryman, Wyatt, Graham, Jones, Barnett, Crawford, Turner, Samford, Moses, Kendall and Eddins:

S. 150. Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration, requirements and questionnaires.

Also:

By Mr. Caffey:

S. B. 222. To fix the compensation of election officers in election held in counties having populations of not less than 300,000 nor more than 500,000, according to the last or any subsequent federal decennial census.

Also:

By Mr. Archer:

S. 30. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged, but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a non-foreclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and

lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Also:

By Mr. Crawford:

S. 116. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

Also:

By Mr. Crawford:

S. 117. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

Also:

By Mr. Crawford:

S. 118. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Also:

By Mr. deGraffenried:

S. 219. To amend Section 8 of Title 26, Code of Alabama 1940, as last amended, the same relating to the Board of Appeals for the Alabama Department of Industrial Relations.

Also:

By Mr. deGraffenried:

S. 220. To amend Act No. 298, S. 341, approved June 29, 1943 (Acts of Alabama, 1943, p. 252) which relates to the Department of Labor; providing for the filing of the report of labor organizations on or before the thirty-first day of March or, if the organization's fiscal year does not coincide with the calendar year, within 90 days after the close of the organization's fiscal year.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 149. Judiciary

S. 150. Was read a first time at length as required by the Constitution, and referred to the Standing Committee on Judiciary

S. 222. Local Legislation No. 1

S. 30. Local Government

S. 116. Agriculture

S. 117. Was read a first time at length as required by the Constitution, and referred to the Standing Committee on Agriculture

S. 118. Agriculture

S. 219. Judiciary

S. 220. Judiciary

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. deGraffenried:

S. 70. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Also:

By Mr. Hines:

S. 56. To provide for the RIGHT TO VOTE on the candidates for president and vice-president of the United States by a popular vote of the

voters of Alabama; amending Code of Alabama, 1940, Title 17, Sections 145, 222, 224, 225.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 70. Judiciary

S. 56. Constitution and Elections

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bill and ordered same sent forthwith to the House without engrossment:

By Mr. Gaither:

S. 224. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bill, the title to which is set out in the above and foregoing Message from the Senate, was read one time and referred to appropriate Standing Committee as follows:

S. 224. State Administration

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bills and ordered same sent forthwith to the House without engrossment:

By Mr. Archer:

S. 26. Relating to elections; providing that in every state and county primary, general, special or municipal election in which candidates are to be nominated or elected to two or more offices of the same classification, the candidates shall be elected by places designated by number; repealing conflicting laws.

Also:

By Messrs. Green and Kendall:

S. 105. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons,

prescribing commitment procedures, and authorizing the use of public funds for such purposes.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 26. State Administration

S. 105. Health

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate bill and ordered same sent forthwith to the House without engrossment:

By Mr. deGraffenried:

S. 72. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bill, the title to which is set out in the above and foregoing Message from the Senate, was read one time and referred to appropriate Standing Committee as follows:

S. 72. Judiciary

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate bills and ordered same sent forthwith to the House without engrossment:

By Mr. Eddins:

S. 212. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029, relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Also:

By Mr. Samford:

S. 152. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

Also:

By Mr. Cooper:

S. 130. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws of this state.

Also:

By Mr. Barnett:

S. 132. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bills, the titles to which are set out in the above and foregoing Message from the Senate, were severally read one time and referred to appropriate Standing Committees as follows:

S. 212. Conservation

S. 152. Conservation

S. 130. Conservation

S. 132. Conservation

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Joint Resolutions hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 4:10 P.M. On September 13, 1961.

H. J. R. 4

H. J. R. 6

OAKLEY MELTON, JR.,
Clerk.

ADJOURNMENT

On motion of Mr. Sessions the House adjourned until Thursday, September 14, 1961, at twelve o'clock, noon.

FOURTH DAY

House of Representatives
Montgomery, Alabama
Thursday, September 14, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by the Reverend Cornelius De-Block, Pastor, Second Baptist Church, Montgomery, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names.

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dodd	Jenkins	Pierce
Albea	Dunn	Johnson (Hardaway)	Powell
Avery	Edwards	Johnson (J. T. Tom)	Pruitt
Bailey	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Covington)	Ray
Bassett	Ferguson	Jones (Monroe)	Reynolds (Madison)
Bevill	Franklin	Lee	Roberts
Bishop	Gilchrist	Locke	Rogers
Boyd	Gilmer	Long (Lauderdale)	Rozelle
Brannan	Glass	Long (Perry)	Salter
Brewer	Goldthwaite	McClendon (Chambers)	Self
Broadfoot	Goodwyn	McCorquodale	Sessions
Brooks	Gordon	McLendon (Bullock)	Shumate
Cabiness	Grant	Martin	Smith (Russell)
Callahan	Gross	Meade	Solomon
Camp	Grouby	Merrill	Speaks
Casey	Guthrie	Morrow	Sullivan
Cates	Hain	Murphy	Taylor
Chambers	Hanby	Nettles	Thomas
Cook	Hankins	Nichols	Torbert
Copeland	Hardy	Oden	Turner
Cornett	Harris	Owens	Turnham
Daniel	Harvey	Perry	Vickers

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A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the third legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Pruitt, the reading at length of the Journal of the House for the third legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the third legislative day was approved.

MOTIONS IN WRITING

Mr. Sessions filed the following Motions in Writing:

Having voted with the prevailing side, I move that the vote by which House Bill 138 was passed be now reconsidered.

Having voted with the prevailing side, I move that the vote by which House Bill 139 was passed be now reconsidered.

MOTION TO SUSPEND RULES

Mr. Sessions moved to suspend the rules in order to instruct the Clerk to request the Senate to return to the House the bills, H. 138 and H. 139, for further consideration.

REPORT OF STANDING COMMITTEE ON RULES

Mr. Ashworth, Chairman of the Standing Committee on Rules, reported that said committee in session had acted on the following resolution and ordered same returned to the House with a favorable report.

By Mr. Godfrey:

S. J. R. 1. Memorializing the Water Improvement Commission to investigate the cause of pollution of Weiss Lake, Cherokee County, and take action necessary to control such pollution.

WHEREAS the municipality of Trion, Georgia is engaged in dumping raw sewage in tributary streams that flow through or empty in Weiss Lake, Cherokee County, and certain industries, including Rome Craft, at Coosa, Georgia, Riegall Textile Corporation, at Trion, Georgia, and certain iron ore processing plants near Cartersville are also contributing to the pollution of Weiss Lake: be it

RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the Water Improvement Commission of the State of Alabama be memorialized to investigate fully the cause or causes of pollution of Weiss Lake, and to take action, by the issuance of orders or otherwise, as may be necessary to control such pollution of Weiss Lake.

RESOLVED FURTHER, That the Secretary be directed to send a copy of this resolution to Dr. D. G. Gill, State Health Officer, ex officio chairman of the Water Improvement Commission.

And S. J. R. 1 was concurred in and adopted.

RESOLUTIONS

The following resolutions were introduced:

By Messrs. Dunn, Daniel, Phillips, Jones (Monroe) and Turnham:

H. J. R. 14. WHEREAS, Mr. Joe C. McCorquodale, Sr., father of our esteemed friend and colleague Joe McCorquodale, Jr., will soon retire from the office of tax collector of Clarke County; and,

WHEREAS, Mr. McCorquodale has served Clarke County honorably, faithfully, and capably for thirty-three years, first as a member of the Board of County Commissioners from 1928 to 1939, and since 1939 has been tax collector of the county; and,

WHEREAS, Mr. McCorquodale served his fellow county officers as president of the Alabama Association of Probate Judges and County Commissioners from 1938 to 1939; and,

WHEREAS, Mr. McCorquodale will retire on September 30 from a long career of loyal public service; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That the Legislature commends Mr. Joe C. McCorquodale for his service to his county and to the state, and joins with his many friends in extending best wishes upon his retirement.

BE IT FURTHER RESOLVED, That a copy of this resolution be transmitted to Mr. McCorquodale.

On motion of Mr. Dunn the rules were suspended and H. J. R. 14 was adopted.
Also:

By Mr. Oden:

H. J. R. 15. WHEREAS, the current session of the Legislature has been faced with the problem of considering legislation relative to many serious and controversial issues of vital interest to the people of the State of Alabama, such as redistricting the State for the election of Representatives to the U. S. Congress, reapportioning the Legislature, appropriating adequate funds for ever expanding governmental functions, and numerous other issues concerning which there is a contrariety of opinions among the citizens of this State; and

WHEREAS, on the final night of the recent Regular Session of the Legislature which had for several months been considering these same momentous problems, in spite of the presence of the usual number of law enforcement officers, including the sergeants-at-arms of both Houses of the Legislature and many highway patrolmen, feelings ran so high that a fisticuff occurred, now therefore

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That a full complement of highway patrolmen and a selected detachment of National Guardsmen be and they hereby are called to active duty in the Legislative Chambers to maintain order and to preserve peace and decorum in the chambers of the respective Houses, at the point of bared bayonets if necessary, during the closing hours of the present special session.

BE IT FURTHER RESOLVED, That each member of the House and Senate be authorized to enlist the services of at least one National Guardsman to accompany him home to his regular place of residence to protect him from the ire of his constituents who might tar and feather him, hang him, drown him, or otherwise endanger his personal safety because of the failure of the Legislature to provide necessary additional funds to keep the schools open a full nine months and also to protect him from the wrath of friends of the Congressman from his district due to the failure of the Legislature to successfully redistrict the state.

The motion of Mr. Oden to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 15 was lost.

And said resolution H. J. R. 15 was read and referred to the Standing Committee on Rules.

Also:

By Mr. Oden:

H. J. R. 16. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That since the Jefferson County newspapers were so successful in preventing the "chop-up" of Jefferson County by their articles, editorials, and repeated use of the expression "chop-up," and will, in all probability attempt to "chop-up" all those members of the Legislature who supported the "chop-up," that these publications be asked to print the names of those members slated for the ax as soon as possible so they will know whether to announce for public office in the forthcoming spring primaries.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to each of these newspapers with the request that this list be printed promptly in order that prospective candidates not be held in suspense longer than necessary as to their chances of reelection according to these newspapers.

The motion of Mr. Oden to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 16 was lost.

And said resolution H. J. R. 16 was read and referred to the Standing Committee on Rules.

Also:

By Mr. Self:

H. J. R. 17. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That Senate Bill 2 which has passed both houses during the 1961 Regular Session be designated and known as "The Haltom-Roberts (Madison)-Brewer-Copeland Bill."

On motion of Mr. Self the rules were suspended and H. J. R. 17 was adopted.

Also:

By Mr. Solomon:

H. J. R. 18. To provide for the continuation of the joint committee established by H. J. R. 107, Act No. 483, approved September 6, 1957, to study the problems involved in the production and processing of cotton.

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the joint committee established pursuant to H. J. R. 107, Act No. 483, approved September 6, 1957 (Acts of 1957,

p. 667) shall continue in existence as presently constituted and shall continue its work as directed in said Act No. 483. The committee shall make a final report to the Legislature on or before the fifth legislative day of the 1963 Regular Session.

RESOLVED FURTHER, That the committee is authorized to meet thirty days in addition to the meeting days heretofore provided for in said Act No. 483, of the Regular Session of 1957 and in Act No. 7, S. J. R. 4 of the First Special Session of 1959, and each member of the committee shall be entitled to compensation and expenses as provided for in said Act No. 483.

AND RESOLVED FURTHER, That any provision of said H. J. R. 107, Act No. 483, of 1957, and any provision of said Act No. 7, S. J. R. 4 of the First Special Session 1959 in conflict with this resolution are hereby rescinded.

On motion of Mr. Solomon the rules were suspended and H. J. R. 18 was adopted.

Yeas 57; Nays 13.

Yeas:

Mr. Speaker	Dunn	Harvey	Powell
Adams	Engel	Ingram	Ray
Bailey	Faulk	Johnson (Hardaway)	Reynolds (Madison)
Barnett	Franklin	Johnston (Leonard)	Rozelle
Bishop	Gilchrist	Lee	Self
Brannan	Gilmer	Long (Perry)	Shumate
Brewer	Goodwyn	McClendon (Chambers)	Solomon
Broadfoot	Gross	Meade	Speaks
Cabiness	Grouby	Merrill	Taylor
Camp	Guthrie	Morrow	Thomas
Casey	Hain	Nichols	Torbert
Cates	Hanby	Oden	Turner
Chambers	Hankins	Perry	Turnham
Cook	Harris	Phillips	Vickers
Dodd			

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Nays:

Messrs.	Ferguson	Martin	Sessions
Albea	Jones (Covington)	Pierce	Smith (Russell)
Callahan	Jones (Monroe)	Ramey	Sullivan
Copeland	Long (Lauderdale)		

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Also:

By Messrs. Bevill and Shumate:

H. J. R. 19. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That that part of U.S. Highway 78 in Walker County near Jasper which constitutes a four-lane bypass is hereby designated and shall be known as "The John Patterson White Way"; and the State Highway Department, or the Director thereof,

shall cause to be erected along the bypass appropriate markers indicating the name and designation of the bypass as "The John Patterson White Way."

On motion of Mr. Bevill the rules were suspended and H. J. R. 19 was adopted.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Powell
Adams	Dunn	Johnston (Leonard)	Pruitt
Albea	Engel	Jones (Covington)	Ramey
Bailey	Faulk	Jones (Monroe)	Ray
Barnett	Gilchrist	Lee	Reynolds (Madison)
Bassett	Gilmer	McClendon (Chambers)	Rozelle
Bevill	Glass	McCorquodale	Salter
Bishop	Grouby	McLendon (Bullock)	Self
Boyd	Guthrie	Meade	Sessions
Brannan	Hain	Murphy	Shumate
Broadfoot	Hanby	Nettles	Smith (Russell)
Brooks	Hankins	Nichols	Sullivan
Camp	Hardy	Owens	Taylor
Casey	Harris	Perry	Thomas
Cates	Harvey	Phillips	Turnham
Chambers	Ingram	Pierce	Vickers
Copeland	Jenkins		

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BILLS ON SECOND READING

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar to-wit:

S. 14. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

S. 16. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

The above bill was read a second time at length as required by the Constitution.

S. 22. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

S. 23. To amend Section 415 of Title 48 of the Code of Alabama 1940.

S. 38. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

S. 40. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

S. 44. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

S. 73. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

S. 77. To provide for continuous code revision and to appropriate funds for that purpose.

S. 78. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

S. 81. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

S. 84. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

S. 85. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the nKights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

S. 104. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

S. 112. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

S. 121. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

S. 122. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

S. 125. Relating to motor vehicles; to provide for the use of only one license tag or plate; amending Code of Alabama 1940, Title 36, Section 75, and Title 51, Section 705.

S. 126. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

S. 135. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume I, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

S. 136. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

S. 145. For the relief of Henry Phillips.

S. 147. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

S. 148. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

S. 151. Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

The above bill was read a second time at length as required by the Constitution.

S. 154. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

S. 155. (With Substitute). To appropriate the sum of 165,000 out of the funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 156. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

S. 157. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

S. 159. To make appropriations to the Department of Conservation for capital improvements.

S. 160. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

S. 162. To make an appropriation for the support of the Council of State Governments.

S. 163. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

S. 165. Amending Section 504 of Title 51 - Code of Alabama 1940.

S. 168. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

S. 172. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

S. 179. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County, to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

S. 183. For the relief of Donald M. Ward; to make an appropriation to reimburse Donald M. Ward for sums expended for medical care and treatment on account of, and to compensate for personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

S. 188. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

S. 189. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

S. 190. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

S. 191. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

S. 192. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

S. 193. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

S. 194. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3¢) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

S. 195. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

S. 196. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

S. 211. To amend Sections 2 and 6 of Act No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

S. 213. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

S. 214. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

S. 217. To provide individuals special deductions for state income tax purposes.

S. 218. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radioactive fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 149. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

S. 150. Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration, requirements and questionnaires.

The above bill was read a second time at length as required by the Constitution.

S. 72. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last of any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

S. 187. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

S. 15. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

S. 24. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

S. 37. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

S. 61. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

S. 70. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

S. 75. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

S. 79. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

S. 83. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

S. 109. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

S. 128. To create the offense of cattle theft; to prescribe penalties and the form of indictment therefor.

S. 129. To amend Section 331, Title 14, Code of Alabama 1940, to delete the theft of any cow or animal of the cow kind from the enumeration of acts that constitute grand larceny.

S. 143. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

S. 144. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

S. 146. Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

The above bill was read a second time at length as required by the Constitution.

S. 169. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

S. 170. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the

supreme court that the judge of circuit court will not attend or hold the next session.

S. 171. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

S. 197. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

S. 219. To amend Section 8 of Title 26, Code of Alabama 1940, as last amended, the same relating to the Board of Appeals for the Alabama Department of Industrial Relations.

S. 220. To amend Act No. 298, S. 341, approved June 29, 1943 (Acts of Alabama, 1943, p. 252) which relates to the Department of Labor; providing for the filing of the report of labor organizations on or before the thirty-first day of March or, if the organization's fiscal year does not coincide with the calendar year, within 90 days after the close of the organization's fiscal year.

Mr. Pruitt, Chairman of the Standing Committee on State Administration, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 1. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

S. 25. To provide for establishment and operation of family court divisions of the circuit courts of all counties having populations of not less than 110,000 nor more than 160,000; prescribing the jurisdiction of such court divisions and providing for selection, appointment, qualifications, tenure, and compensation of their officers and administrative and clerical personnel; abolishing special courts having jurisdiction of juveniles and domestic relations cases.

S. 26. Relating to elections; providing that in every state and county primary, general, special or municipal election in which candidates are to be nominated or elected to two or more offices of the same classification, the candidates shall be elected by places designated by number; repealing conflicting laws.

S. 31. To amend Section 115 of Title 41 of the 1940 Code.

S. 66. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

S. 80. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or construction

of any building or facility without a proper showing that funds are available for the completion thereof.

S. 82. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

S. 106. To provide for designating State Highway 143 as "Confederate Road."

S. 108. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

S. 224. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

Mr. Oden, Chairman of the Standing Committee on Business and Labor, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 76. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

S. 86. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

S. 167. To amend further Code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

Mr. Edwards, Chairman of the Standing Committee on Health, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar to-wit:

S. 105. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

S. 166. To amend Sections 2, 3, and 4 of Act No. 100 (S. 68), Regular Session of the Legislature of 1959 approved June 24, 1959; General Acts of 1959, relating to Board of Dental Examiners of Alabama, election, qualification, term, vacancy, removal from office: officers, seal, meetings, quorum, compensation and expenses, fees: bonds, annual reports national affiliation.

S. 216. To amend Section 5 of Act No. 46 enacted at the 1949 Regular Session of the Legislature of Alabama, as heretofore amended, so as to provide that the certificate of the Secretary of State required to be attached to the certificate of incorporation of a public hospital corporation organized pursuant to said act state only that the name proposed for such corporation is not identical with that of any other corporation in this state.

Mr. Solomon, Chairman of the Standing Committee on Agriculture, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 113. To create a lien in favor of the owner, keeper or proprietor of premises kept for grazing, feeding, boarding, training, or confining birds or animals for another; and to provide for the enforcement of such lien.

S. 117. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

The above bill was read a second time at length as required by the Constitution.

S. 118. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Mr. Cornett, Chairman of the Standing Committee on Conservation, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 47. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

S. 48. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved Sep-

tember 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill fur-bearing animals."

S. 49. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

S. 50. To amend Title 8, Section 97, Code of Alabama 1940 pertaining to funds from the sale of fur catchers licenses.

S. 123. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

S. 124. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

S. 130. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

S. 132. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

S. 152. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

S. 212. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Mr. Hain, Chairman of the Standing Committee on Public Welfare, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 62. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

S. 63. To amend Section 92, Title 49, Code of Alabama 1940, which relates to license from the department of pensions and security.

S. 64. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

S. 65. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the names and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violation of the Act."

S. 67. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

S. 68. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

S. 69. To repeal in toto Title 6 (Bastardy) Code of Alabama, 1940; establishing procedure for determination of paternity of illegitimates, prescribing and defining the civil obligations of the father of an illegitimate child and establishing civil procedures for the enforcement of such obligations; prescribing a statute of limitations as to the time within which proceedings may be brought under this Act.

Mr. Locke, Vice-Chairman of the Standing Committee on Constitution and Elections, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 56. To provide for the right to vote on the candidates for president and vice-president of the United States by a popular vote of the voters of Alabama; amending Code of Alabama, 1940, Title 17, Sections 145, 222, 224, 225.

Mr. Hankins, Chairman of the Standing Committee on Transportation, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 21. To amend Sections 1 of Act No. 382, H. 834, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 916).

S. 182. To provide for naming certain bridges by the State Highway Department.

Mr. Grouby, Chairman of the Standing Committee on Local Government, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 30. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged, but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable

solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a non-foreclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

S. 142. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 2. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

S. 3. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that

such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

S. 4. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

S. 5. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

S. 6. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

S. 7. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

S. 8. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

S. 9. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the County, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

S. 10. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

S. 11. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

S. 17. To provide for additional suit fees in certain cases brought in circuit courts of counties having populations of not less than 14,400 nor more than 14,900.

S. 18. To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

S. 19. To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

S. 20. To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

S. 27. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 140,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

S. 28. To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use, or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations, and orders.

S. 29. To supplement the state salary payable to circuit judges by payments from the county treasury in all judicial circuits composed of only one county which has a population of not less than 110,000 nor more than 150,000, according to the 1960 or any subsequent federal decennial census.

S. 32. To present to the voters of cities of the State of Alabama having a population of more than 70,000 and not more than 100,000 an article providing for the procedure for adoption of a Commission form of government, the organization of such government, the authority of the commissioners, the salaries of the commissioners, the selection of employees, distribution of powers and duties of the commissioners, the meetings of the Board of Commissioners, the election of the commissioners, bonds required of the commissioners, the examination of the records of the municipality, and a Recorder for the municipality.

S. 33. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selec-

tion of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

S. 34. To repeal Act No. 499, S. 617 approved August 30, 1949, entitled "An Act Relating to all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; providing for the name, number and designation of members of the governing body of all such cities; providing for the selection and employment of employees in all such cities and prescribing the authority of the governing body of such cities with respect to said employees; providing for distribution of the powers and duties of and among the members of the governing body of each such city; providing the time when the provisions of this act shall become effective; and repealing all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 724).

S. 35. To repeal Act No. 500, S. 618, approved August 30, 1949 entitled "An Act Prescribing the compensation to be paid to members of the governing body in all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census, where such cities operate under the commission form of government; providing a method of payment of such compensation and providing the time when this Act shall become effective; and repealing all laws or parts of laws in conflict with the provisions hereof" (Acts of Alabama 1949, p. 725).

S. 36. To repeal Act No. 378, H. 785, approved July 6, 1943, entitled "An Act To provide for appeals from decisions of Civil Service Boards by whatever name known, governing the police and fire departments in all cities of the State of Alabama which now have a population of as many as 35,000 and less than 75,000, according to the last Federal Census, or which shall have such populations according to any such census that may hereafter be taken and in which the police and fire departments are now or may hereafter be governed and controlled by a Civil Service Board, by whatever name known; to regulate and define the persons, officers, and positions governed and controlled by Civil Service laws and regulations now or hereafter in force and effect in such cities; to continue in full force and effect any Civil Service laws or regulations not herein modified; and to repeal all laws and parts of laws whether general, special or local, and whether codified or uncoded, in conflict with the provisions of this Act" (Acts of Alabama Regular Session 1942 and Special Session 1943, p. 347).

S. 43. To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

S. 46. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings; providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and

legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

The above bill was read a second time at length as required by the Constitution.

S. 51. Proposing a constitutional amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

The above bill was read a second time at length as required by the Constitution.

S. 52. To apply in all counties having populations of not less than 65,000 nor more than 95,000: directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

S. 54. To fix the compensation of the Deputy Solicitor of Chambers County.

S. 57. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 115,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

S. 58. Relating to municipalities having a population of not less than 60,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government.

S. 59. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901 et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

S. 107. To Establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

S. 115. To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, approved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

S. 119. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

S. 127. To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 131. (with amendment). To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 134. To provide for the collection and enforcement by the state department of revenue of certain privilege license taxes levied or assessed by the city of Eufaula, Barbour County.

S. 138. To provide clerical assistants for sheriffs of all counties having populations of not less than 14,900 nor more than 15,200, according to the 1960 or any subsequent federal decennial census; prescribing the duties of such clerks and providing for the payment of their compensation.

S. 139. To regulate further the compensation and allowances of election officers in Crenshaw County.

S. 140. To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382).

S. 141. To provide for the election of members of the county board of education of Crenshaw County.

S. 173. Relating to Judicial Notice Of Ordinances of Cities Which May Now or Hereafter Have a Population of One Hundred Thousand and not exceeding Two Hundred Thousand People According to the Last or Any Succeeding Federal Census in all criminal or quasi-criminal cases.

S. 174. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32, and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

S. 176. To fix the supplemental salary and expense allowance of the Solicitor of the Fifteenth Judicial Circuit of Alabama to provide that said supplemental salary and expense allowance shall be paid out of the general fund of Montgomery County, Alabama, and to provide when said act shall go into effect and to repeal all laws in conflict herewith.

S. 177. To fix the supplemental salaries of Circuit Judges in the Fifteenth Judicial Circuit of Alabama, to be paid out of the County Treasury of Montgomery County.

S. 178. To repeal Act No. 174, S. 247, approved July 22, 1947, an act relating to the holding of advisory elections in counties having a population of more than 140,000 and less than 250,000 inhabitants (General Acts 1947, page 60).

S. 180. To repeal Act No. 281, H. 514, Regular Session 1961, entitled "To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census."

S. 181. To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census.

S. 184. Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education, exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

S. 185. (with substitute). To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 186. To provide for the relief of Mrs. Fred Bull, by Marion County.

S. 198. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

S. 199. To repeal Act No. 22, H. 73, approved May 26, 1955 entitled "To apply in all counties having a population of not less than 230,000 nor more than 500,000 inhabitants, according to the last or any subsequent federal decennial census; to fix the compensation of the commissioner of licenses in all such counties." (Acts of Alabama 1955, page 233).

S. 200. To repeal Act No. 17, H. 19, approved March 23, 1955 entitled "To extend the term of office of Commissioner of Licenses in all counties of this State having a population of not less than 230,000 nor more than 400,000, according to the last or any subsequent Federal census, for a period of two years from the expiration of their present term of office; to provide how, when and for what term of office their successors shall be elected and to repeal only those laws, or parts of law, which are in conflict herewith." (Acts of Alabama 1955, page 126).

S. 201. To repeal Act No. 245, H. 343, approved June 26, 1945, entitled "To create the office of Commissioner of Licenses in all counties of this State having a population of not less than 140,000, nor more than 400,000, according to the last or any subsequent Federal census; to provide for the method of electing said officer, to fix his term of office; to fix his compensation; to prescribe his duties and define his powers; to provide for the appointment of a Deputy Commissioner of Licenses and for the appointment of necessary clerical assistants in said office; and to further provide that said Commissioner of Licenses, shall issue all licenses, except marriage licenses, assess for taxation, collect the ad valorem taxes; issue the licenses and distribute the tags on all motor vehicles in such counties; to transfer the duties from the Tax Assessor, Tax Collector and Judge of Probate in such counties to said Commissioner of Licenses of all matters relative to the registration, assessment for taxes, collection of ad valorem taxes and distribution of tags for motor vehicles, and the issuances of all licenses, except marriage licenses." (Acts of Alabama 1945, page 367).

S. 202. To repeal Act No. 187, S. 339, approved June 29, 1951, as amended, creating a firemen and policemen's pension and relief fund in

cities having a population of not less than 45,000 nor more than 54,000 inhabitants according to the preliminary count as of April 1, 1951 of the latest federal census or which shall have such population according to any such census that may be taken hereafter. (Acts of Alabama 1950-51, p. 438).

S. 203. To repeal Act No. 384, S. 286, approved November 6, 1959, entitled "An Act Relating to municipalities having a population of not less than 40,000 nor more than 50,000, according to the last or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government," (Act of Alabama 1959, vol. 2, p. 999).

S. 204. To repeal Act No. 509, S. 570, approved August 22, 1951, entitled "An Act Relating to cities having a population of not less than 35,000 nor more than 55,000 inhabitants; authorizing such cities to levy and collect privilege license taxes on the sale of malt or brewed beverages within their police jurisdictions at the same rate as such taxes are levied within their corporate limits," (Acts of Alabama 1950-51, p. 900).

S. 206. To amend Act No. 366, H. 73, Regular Session 1959, an act relating to the selecting of juries and alternate jurors in criminal cases in the circuit courts of counties having populations of not less than 200,000 nor more than 400,000 (Acts of Alabama 1959, vol. 2, p. 955).

S. 207. To make appropriation from the county treasury of Mobile County for the relief of M. A. Lowery.

S. 222. To fix the compensation of election officers in elections held in counties having populations of not less than 300,000 nor more than 500,000 according to the last or any subsequent federal decennial census.

Mr. Solomon, Chairman of the Standing Committee on Agriculture, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 116. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

S. 114. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12 and 13 of said Act.

S. 74. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Mr. Perry, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following

bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 87. To amend Act No. 529, H. 898, of the Regular Session of 1953, which relates to authority of the county board of education in counties of certain populations.

S. 88. To amend Act No. 530, H. 897, of the Regular Session of 1953, which relates to the authority of the city board of education in counties of certain populations.

S. 89. To repeal Act No. 564, H. 985, approved October 8, 1947, an act relating to the power of municipal corporations located within certain counties classified on a population basis to establish zoning districts and to regulate buildings and structures within their police jurisdictions (Gen. Acts 1947, p. 401).

S. 90. To permit certain municipal corporations located within counties which now have or may hereafter have a population in excess of 500,000 according to the last or any succeeding decennial Federal census to continue to have authority to establish zoning districts and to regulate buildings and structures within their police jurisdiction in the same manner and have the other powers and duties and subject to the same restrictions as provided in Sections 772 to 785, Title 37, Alabama Code of 1940.

S. 92. To fix the compensation or salaries of Tax Assessors and Tax Collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent Federal census; and to require such officers to pay in to the County Treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

S. 93. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

S. 94. To regulate further the conduct of elections in all counties having populations of 500,000 or more; amending Code of Alabama 1940, Title 17, Section 110, in relation to the use of paper ballots at certain voting places.

S. 96. To repeal Act No. 52, H. 60, approved June 10, 1949, entitled "An Act to prescribe the hours during which the polls shall be open in counties having a population of three hundred thousand or more" (Acts of Alabama 1949, p. 77).

S. 97. To amend Code of Alabama 1940, Title 7, Section 221, which relates to consolidation of causes in the circuit courts of certain counties classified on a population basis.

S. 98. To provide further for assessing and collecting taxes in certain counties classified on a population basis, amending Code of Alabama 1940, Title 51, Sections 78 and 80.

S. 99. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this

State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

S. 100. To repeal Act No. 632, H. 1053, approved July 10, 1940, an act providing for trials of inquisitions of lunacy with or without juries in certain counties classified on a population basis (Gen Acts of Alabama 1939, p. 999).

S. 101. To provide that in all counties of this State which now have or may hereafter have a population of more than 500,000 according to the last of any subsequent federal census, the judge of the probate court of such counties may try inquisitions of lunacy with or without a jury; and to further provide that when a jury is demanded in such proceedings, said jury shall be impaneled in the same manner as is now provided for the trial of a will contest in the probate courts of this State.

S. 111. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT — To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of the indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and

the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allocated for any of the purposes for which such authority shall have been organized," who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 13. To define, regulate, and license barbers, barber colleges and other like businesses in Lauderdale County; to create a barbers' commission for the county; to fix the powers and duties of the commission, transfer to the commission all rights, powers, duties and authority, together with all funds, property, books, papers, records and effects belonging to, and all obligations incurred by the barbers' commission created for Lauderdale County by Act No. 82, H. 324, approved June 24, 1959 (Acts of Alabama 1959, Vol. I, p. 491); superseding and repealing said Act No. 82, and prescribing penalties.

BILLS ON THIRD READING

H. 106. Relating to the levy of additional taxes for certain purposes in all counties having a population of 50,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Was taken up.

Mr. Avery offered the following substitute for the bill, H. 106:

A BILL TO BE ENTITLED AN ACT

To raise revenue; levying an additional privilege license tax on all persons, firms, or corporations producing, bottling, or distributing bottled soft drinks in the State of Alabama; providing for the enforcement and collection of the tax and the distribution of the proceeds thereof; and prescribing penalties for violations of this Act.

Be It Enacted by the Legislature of Alabama:

Section 1. There is hereby levied, in addition to all other taxes imposed by law, a privilege license tax on all persons, firms, or corporations producing, bottling, or distributing, in the State of Alabama, soda water, Coca-Cola, fruit juices or any imitation thereof, and all other non-alcoholic beverages commonly known as soft drinks, in an amount equal to two cents per bottle or other closed and sealed container so produced, bottled, or distributed.

Section 2. Each producer, bottler, and distributor of bottled soft drinks, on or before the fifteenth day of each month, shall file with the department of revenue, on forms to be prescribed and furnished by the department of revenue, a written statement, sworn and subscribed to, which shall show: 1) the name and address of the producer, bottler, or distributor; 2) the name and address of every person, firm, or corporation to whom bottled soft drinks were sold, distributed, or delivered during the preceding calendar month; and 3) the dates on which sold, distributed, or delivered.

Section 3. The license tax imposed by Section 1 shall be paid to the department of revenue on or before the fifteenth day of each calendar month. The amount due shall be based on the number of soft drinks produced, bottled, or distributed during the preceding calendar month.

Section 4. Any producer, bottler, or distributor of bottled soft drinks purchasing soft drinks from any other producer, bottler, or distributor who has paid the license tax imposed by Section 1 is exempt from paying the tax upon application to the department of revenue. The application for exemption shall be made on or before the fifteenth day of each calendar month. The application shall show: 1) the name and address of the applicant; 2) each purchase, receipt, or procurement of bottled soft drinks made during the calendar month next preceding; 3) the name and address of each producer, bottler, or distributor of bottled soft drinks from whom purchased, received, or procured; 4) the number of bottled soft drinks purchased from each producer; bottler, or distributor; and 5) the dates on which purchased, received, or procured.

Section 5. Each producer, bottler, or distributor of bottled soft drinks shall keep complete records of all purchases, sales, receipts, inventories, and all other matters necessary to determine the correct amount of license tax for which he is liable. In the event a producer, bottler, or distributor discontinues his business, he shall not dispose of his records without giving the commissioner of the department of revenue thirty days notice in writing. The books of accounts, bank deposit books, bank statements, and other records of the producer, bottler, or distributor shall be open during reasonable hours at his place of business for the inspection and examination by duly authorized agents of the department of revenue. In the event the amount of tax cannot be accurately determined from the monthly report of the producer, bottler, or distributor, or if he does not keep adequate records, or if he refuses to allow an examination of his records, the amount of tax due may be determined from any other information or data available, and the amount of the tax so determined shall be assessed against the producer, bottler, or distributor, as the case may be. Notice of the assessment shall be given to the producer, bottler, or distributor, whichever it may be, and a demand made for immediate payment.

Section 6. No person shall divulge any information obtained by him in the course of an inspection and examination of the records of any producer, bottler, or distributor, except to a person duly authorized by the department of revenue, unless he is required to do so by an order of a competent court.

Section 7. The tax collected each month shall be remitted to the state

treasurer by the department of revenue. The proceeds of the taxes collected under this Act are hereby appropriated to the State Department of Education for the payment of teachers' salaries, to be distributed under the Minimum Program Fund Law.

Section 8. No producer, bottler, or distributor of bottled soft drinks shall continue in business when he is in default in payment of the tax imposed by this Act. In addition to other penalties, a delinquent taxpayer shall be liable for a penalty of twenty per cent of the amount of the tax found to be due by him. Penalties shall be paid into the state treasury.

Section 9. Any producer, bottler, or distributor of bottled soft drinks who violates the provisions of this Act shall be guilty of a misdemeanor, and upon conviction shall be punished as prescribed by law. Each day a violation continues shall constitute a separate offense.

Section 10. If any provision of this Act, or the application thereof to any person, firm, or circumstance, is declared invalid or unconstitutional by a court of competent jurisdiction, the remainder of the Act and the application thereof to any other person, firm, or circumstance shall not be affected by such declaration.

Section 11. This Act shall become effective on the first day of the second month following its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 41; Nays 29.

Yeas:

Mr. Speaker	Cook	Jones (Covington)	Oden
Avery	Daniel	Jones (Monroe)	Owens
Barnett	Dodd	Lee	Phillips
Bassett	Dunn	Long (Lauderdale)	Powell
Bevill	Gilchrist	Long (Perry)	Ramey
Brannan	Glass	McClendon (Chambers)	Rozelle
Breadfoot	Goodwyn	McCorquodale	Salter
Brooks	Gross	McLendon (Bullock)	Speaks
Callahan	Grouby	Martin	Taylor
Casey	Hanby	Merrill	Thomas
Cates			

—41

Nays:

Messrs.	Engel	Ingram	Ray
Albea	Ferguson	Morrow	Reynolds (Madison)
Bailey	Gilmer	Murphy	Sessions
Brewer	Gordon	Nichols	Smith (Russell)
Cabiness	Guthrie	Perry	Sullivan
Camp	Hain	Pierce	Torbert
Copeland	Hardy	Pruitt	Turner
Edwards	Harvey		

—29

Mr. Callahan offered the following amendment to the bill, H. 106, as amended:

Amend Substitute to H. B. 106 By adding at the end of Section 7 the following:

Provided that all money collected by this tax shall remain in the county where collected.

On motion of Mr. Avery the amendment offered by Mr. Callahan was laid upon the table.

Yeas 55; Nays 28.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Powell
Barnett	Franklin	Jones (Covington)	Ramey
Bassett	Gilmer	Jones (Monroe)	Ray
Bevill	Glass	Lee	Rozelle
Bishop	Goodwyn	Long (Lauderdale)	Salter
Brannan	Gordon	Long (Perry)	Self
Cabiness	Gross	McClendon (Chambers)	Speaks
Casey	Grouby	McCorquodale	Sullivan
Cates	Hankins	McLendon (Bullock)	Taylor
Chambers	Hardy	Martin	Thomas
Cook	Harvey	Meade	Torbert
Daniel	Ingram	Oden	Turnham
Dodd	Jenkins	Owens	

—55

Nays:

Messrs.	Edwards	Johnson (J. T. Tom)	Pierce
Albea	Engel	Locke	Pruitt
Bailey	Ferguson	Merrill	Reynolds (Madison)
Brewer	Gilchrist	Morrow	Sessions
Broadfoot	Guthrie	Murphy	Shumate
Callahan	Hain	Nichols	Smith (Russell)
Camp	Hanby	Perry	Turner
Copeland			

—28

Mr. Smith (Russell) offered the following amendment to the bill, H. 106, as amended:

Amendment to H. 106

Add a new section to the bill as follows:

Section 12. The exemptions from state sales and use taxes of fertilizer, seeds for planting purposes, insecticides, fungicides, and feed for livestock and poultry as granted in Act 99 and 100, 2nd Special Session 1959, are hereby repealed.

And the amendment was lost.

Yeas 25; Nays 50.

Yeas :

Mr. Speaker	Goodwyn	Meade	Pruitt
Bailey	Gross	Morrow	Ray
Bevill	Guthrie	Murphy	Rogers
Callahan	Hanby	Owens	Rozelle
Edwards	Locke	Perry	Sessions
Engel	Long (Lauderdale)	Pierce	Smith (Russell)
Ferguson			

—25

Nays :

Messrs.	Daniel	Ingram	Phillips
Adams	Dodd	Jenkins	Powell
Albea	Dunn	Johnson (Hardaway)	Ramey
Barnett	Faulk	Johnson (J. T. Tom)	Reynolds (Madison)
Bassett	Franklin	Johnston (Leonard)	Salter
Bishop	Gilchrist	Jones (Covington)	Self
Brannan	Gilmer	Jones (Monroe)	Shumate
Brewer	Glass	Lee	Sullivan
Cabiness	Grouby	Long (Perry)	Taylor
Camp	Hain	McCorquodale	Thomas
Casey	Hankins	McLendon (Bullock)	Torbert
Cates	Hardy	Merrill	Turnham
Copeland	Harvey	Oden	

—50

And said bill, H. 106, as amended, was read a third time at length and lost.

Yeas 47; Nays 36.

Yeas :

Mr. Speaker	Daniel	Jones (Covington)	Phillips
Avery	Dodd	Jones (Monroe)	Powell
Barnett	Dunn	Lee	Ramey
Bassett	Franklin	Long (Lauderdale)	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Brannan	Glass	McClendon (Chambers)	Salter
Broadfoot	Goodwyn	McCorquodale	Self
Callahan	Gross	McLendon (Bullock)	Solomon
Casey	Grouby	Martin	Speaks
Cates	Hanby	Merrill	Taylor
Chambers	Hankins	Oden	Thomas
Cook	Johnston (Leonard)	Owens	

—47

Nays :

Messrs.	Engel	Johnson (Hardaway)	Pruitt
Adams	Ferguson	Johnson (J. T. Tom)	Ray
Albea	Gilmer	Locke	Reynolds (Madison)
Bailey	Gordon	Meade	Sessions
Bishop	Guthrie	Morrow	Smith (Russell)
Brewer	Hain	Murphy	Sullivan
Cabiness	Hardy	Nichols	Torbert
Camp	Harvey	Perry	Turner
Copeland	Ingram	Pierce	Vickers
Edwards			

—36

The motion of Mr. Murphy to lay on the table the motion of Mr. Brewer to reconsider the vote by which the bill, H. 106, as amended, was lost, was lost.

Yeas 26; Nays 52.

Yeas:

Mr. Speaker	Gilmer	Locke	Pruitt
Bailey	Guthrie	Morrow	Sessions
Camp	Hain	Murphy	Shumate
Casey	Hankins	Nichols	Smith (Russell)
Copeland	Hardy	Perry	Turner
Edwards	Harvey	Pierce	Vickers
Engel	Ingram		

—26

Nays:

Messrs.	Cook	Johnson (J. T. Tom)	Powell
Albea	Daniel	Johnston (Leonard)	Ramey
Avery	Dodd	Jones (Covington)	Ray
Barnett	Dunn	Jones (Monroe)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Long (Lauderdale)	Salter
Bishop	Gilchrist	Long (Perry)	Self
Brannan	Glass	McCorquodale	Solomon
Brewer	Goodwyn	McLendon (Bullock)	Speaks
Broadfoot	Gross	Merrill	Sullivan
Cabiness	Grouby	Oden	Taylor
Callahan	Hanby	Owens	Thomas
Cates	Jenkins	Phillips	Torbert
Chambers			

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And the motion of Mr. Brewer to reconsider the vote by which the bill, H. 106, as amended, was lost, was adopted.

Yeas 63; Nays 20.

Yeas:

Mr. Speaker	Daniel	Johnston (Leonard)	Ramey
Albea	Dickson	Jones (Covington)	Ray
Avery	Dodd	Jones (Monroe)	Rogers
Barnett	Dunn	Lee	Rozelle
Bassett	Faulk	Long (Lauderdale)	Salter
Bevill	Ferguson	Long (Perry)	Self
Bishop	Franklin	McClendon (Chambers)	Shumate
Brannan	Gilchrist	McCorquodale	Solomon
Brewer	Glass	McLendon (Bullock)	Speaks
Broadfoot	Goodwyn	Martin	Sullivan
Cabiness	Gordon	Meade	Taylor
Callahan	Gross	Merrill	Thomas
Casey	Grouby	Oden	Torbert
Cates	Hanby	Owens	Turnham
Chambers	Hankins	Phillips	Vickers
Cook	Johnson (J. T. Tom)	Powell	

—63

Nays:

Messrs.	Gilmer	Locke	Pierce
Bailey	Hain	Morrow	Pruitt
Camp	Hardy	Murphy	Reynolds (Madison)
Copeland	Harvey	Nichols	Sessions
Edwards	Ingram	Perry	Turner
Engel			

—20

And the bill:

H. 106. Relating to the levy of additional taxes for certain purposes in all counties having a population of 50,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

As amended, was again taken up.

Mr. Turnham offered the following substitute for the bill, H. 106, as amended:

A BILL
TO BE ENTITLED
AN ACT

To amend further Sections 385 and 402 of Title 51, Code of Alabama 1940, and to amend Section 1 of Act No. 208, H. 208 of the Regular Session of 1951 (Acts of Alabama 1951, vol. 1, p. 471), and Sections 2 and 12 of Act No. 289, H. 273 of the Regular Session of 1955 (Acts of Alabama 1955, vol. 1, p. 661), all of which relate to Alabama income tax, so as to delete from each of these laws the provisions allowing the deduction of federal income taxes paid from a taxpayer's income when determining the amount of income subject to the Alabama income tax.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 385 of Title 51, Code of Alabama, as amended, is hereby further amended to read as follows:

"Section 385. Deductions (individuals). — In computing net income, there shall be allowed as deductions: (a) All ordinary and necessary expenses paid or incurred during the taxable year in carrying on any trade or business, including a reasonable allowance for salaries or other compensation for personal services actually rendered, and including rentals and other payments required to be made as a condition of the continued use or possession for the purpose of trade or business of property to which the taxpayer has not taken, or is not taking title or in which he has no equity. (b) All interest paid or accrued within the taxable year an in-

debtedness, but in the case of a non-resident or a foreign corporation, the proportion of such interest which the amount of gross income from sources within the State of Alabama bears to the amount of gross income from all sources within and without the State of Alabama. (c) Taxes paid or accrued within the taxable year imposed: (1) By authority of the United States, except income taxes; (2) by the authority of any of the possessions of the United States; (3) by the authority of any states or territory, except income tax, including the State of Alabama, or of any county, school, district, municipality or other taxing sub-division of the State of Alabama, except the income tax herein levied. (d) Losses sustained during the taxable year and not compensated for by insurance or otherwise if incurred in trade or business. (e) Losses sustained during the taxable year and not compensated for by insurance or otherwise, if incurred in any transaction entered into for profit, though not connected with the trade or business; but in the case of a taxpayer other than a resident of the state, only as to such transactions within the state. (f) Losses sustained during the taxable year of property not connected with the trade or business (but in the case of a taxpayer other than a resident of the state, only of property within the state), if arising from fires, storms, shipwrecks or other casualty, or from theft, and not compensated for by insurance or otherwise. (g) Losses from debts ascertained to be worthless and charged off during the taxable year of such ascertainment, if sustained in the conduct of the regular trade or business of the taxpayer during the period covered by an Alabama income tax law. (h) A reasonable allowance for the exhaustion, wear, and tear of property from which any income is derived including a reasonable allowance for obsolescence. (i) In the case of mines, oil and gas wells, other natural deposits and timber, a reasonable allowance for depletion and for depreciation of improvements, according to the peculiar condition in each case based upon the cost, including the cost of development not otherwise deducted; such reasonable allowance in all cases to be made under rules and regulations to be prescribed by the department of revenue. In the case of leasehold interests, the deductions allowed by this section shall be equitably proportioned between the lessor and the lessee. (j) Contributions or gifts made within the taxable year to recognized religious, charitable and scientific or educational institutions or institutions for the prevention of cruelty to children, or animals which are not operated for profit and no part of the net earning of which inures to the benefit of any private stockholder or individual or contributions to the special fund for vocational rehabilitation authorized by section 7 of the United States vocational rehabilitation act, the amount of such deductions not to be, however, in excess of fifteen percent of the taxpayer's net income as computed without the benefit of this paragraph. Such contributions or gifts shall be allowable as deductions only where made to institutions recognized as institutions for the above purposes under rules and regulations prescribed by the department of revenue. In the case of a non-resident individual, this deduction shall be allowed only as to contributions or gifts made to domestic corporations or institutions within the State of Alabama or to such vocational rehabilitation fund, and as to such contributions to the vocational rehabilitation fund only in the proportion of the total of such contributions which the amount of gross income from all sources within the State of Alabama bears to the amount of gross income from all sources within and without the State of Alabama. (k) If contributions are paid by an employer to or under a stock bonus, pension, profit-sharing or annuity plan, or if compensation is paid or accrued on account of any employee under a plan deferring the receipt of such compensation, such contributions or compensation shall be deductible, but only to the following extent: (I) In the taxable year when paid, if the contributions are paid into a pension trust, and if such taxable year ends within or with a taxable year of the trust for which the trust is exempt under section 392 of Title 51 in an amount determined as follows: (i) an

amount not in excess of 5 per centum of the compensation otherwise paid or accrued during the taxable year to all the employees under the trust, but such amount may be reduced for future years if found by the commissioner of revenue upon periodical examinations at not less than five-year intervals to be more than the amount reasonably necessary to provide the remaining unfunded cost of past and current service credits of all employees under the plan, plus (ii) any excess over the amount allowable under clause (i) necessary to provide with respect to all of the employees under the trust the remaining unfunded cost of their past and current service credits distributed as a level amount, or a level percentage of compensation, over the remaining future service of each such employee, as determined under regulations prescribed by the commissioner of revenue, but if such remaining unfunded cost with respect to any three individuals is more than 50 per centum of such remaining unfunded cost, the amount of such unfunded cost attributable to such individuals shall be distributed over a period of at least 5 taxable years, or (iii) in lieu of the amounts allowable under (i) and (ii) above, an amount to the normal cost of the plan, as determined under regulations prescribed by the commissioner of revenue plus, if past service or other supplementary pension or annuity credits are provided by the plan, an amount not in excess of 10 per centum of the cost which would be required to completely fund or purchase such pension or annuity credits as of the date when they are included in the plan, as determined under regulations prescribed by the commissioner of revenue, except that in no case shall a deduction be allowed for any amount (other than the normal cost) paid in after such pension or annuity credits are completely funded or purchased. (iv) Any amount paid in a taxable year in excess of the amount deductible in such year under the foregoing limitations shall be deductible in the succeeding taxable years in order of time to the extent of the difference between the amount paid and deductible in each such succeeding year and the maximum amount deductible for each year in accordance with the foregoing limitations. (II) In the taxable year when paid, in an amount determined in accordance with sub-paragraph (I) of this paragraph, if the contributions are paid toward the purchase of retirement annuities and such purchase is a part of a plan which meets the requirements of subsection 5 of section 392 of Title 51, and if refunds of premiums, if any, are applied within the current taxable year or next succeeding taxable year towards the purchase of such retirement annuities. (III) In the taxable year when paid, if the contributions are paid into a stock bonus or profit-sharing trust, and if such taxable year ends within or with a taxable year of the trust with respect to which the trust is exempt under subsection 5 of section 392 of Title 51, in an amount not in excess of 15 per centum of the compensation otherwise paid or accrued during the taxable year to all employees under the stock bonus or profit-sharing plan. If in any taxable year beginning after the approval of this act by the governor there is paid into the trust, or a similar trust then in effect, amounts less than the amounts deductible under the preceding sentence, the excess, or if no amount is paid, the amounts deductible shall be carried forward and be deductible when paid in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any such succeeding taxable year shall not exceed 15 per centum of the compensation otherwise paid or accrued during such succeeding taxable year to the beneficiaries under the plan. In addition, any amount paid into trust in a taxable year beginning after the approval of this Act by the governor in excess of the amount allowable with respect to such year under the preceding provisions of this subparagraph shall be deductible in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any one such succeeding taxable year together with the amount allowable under the first sentence of this subparagraph shall not exceed 15 per centum of the compensation otherwise paid or accrued

during such taxable year to the beneficiaries under the plan. The term 'stock bonus or profit-sharing trust,' as used in this subparagraph, shall not include any trust designed to provide benefits upon retirement and covering a period of years, if under the plan the amounts to be contributed by the employer can be determined actuarially as provided in subparagraph (I). If the contributions are made to two or more stock bonus or profit-sharing trusts, such trusts shall be considered a single trust for the purposes of applying the limitations in the subparagraph. (IV) In the taxable year when paid, if the plan is not one included in paragraphs (I), (II), or (III), if the employees' rights to are derived from such employer's contribution or such compensation are nonforfeitable at the time the contribution or compensation is paid. (V) For the purpose of subparagraphs (I), (II), and (III), a taxpayer on the accrual basis shall be deemed to have made a payment on the last day of the year of accrual if the payment is on account of such taxable year and is made within sixty days after the close of the taxable year of accrual. (VI) If amounts are deductible under subparagraphs (I) and (III), or (II) and (III), or (I), (II), and (III), in connection with two or more trusts, or one or more trusts and an annuity plan, the total amount deductible in a taxable year under such trusts and plans shall not exceed 25 per centum of the compensation otherwise paid or accrued during the taxable year to the persons who are the beneficiaries of the trusts or plans. In addition, any amount paid into such trust or under such annuity plans in a taxable year beginning after the approval of this Act by the Governor in excess of the amount allowable with respect to such year under the preceding provisions of this subparagraph shall be deductible in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any one such succeeding taxable year together with the amount allowable under the first sentence of this subparagraph shall not exceed 30 per centum of the compensation otherwise paid or accrued during such taxable years to the beneficiaries under the trusts or plans. This subparagraph shall not have the effect of reducing the amount otherwise deductible under subparagraph (I), (II), and (III), if no employee is a beneficiary under more than one trust, or a trust and an annuity plan. If there is no plan but a method of employer contributions or compensation has the effect of a stock bonus, pension, profit-sharing, or annuity plan, or similar plan deferring the receipt of compensation, this paragraph shall apply as if there were such a plan. (I) In the case of a non-resident individual or foreign corporation, the deductions allowed in paragraphs, a, d, f, g, h, i and k shall be allowed only if and to the extent that they are connected with income arising from a source within the State of Alabama, and a proper apportionment or allocation of the deductions with respect to sources of income within and without the State of Alabama shall be determined under rules and regulations prescribed by the department of revenue."

Section 2. Section 1 of Act No. 208, H. 208, approved July 17, 1951, which authorizes use of an optional standard deduction by individuals in reporting income for state income tax purposes in lieu of itemizing deductions (Acts of Alabama 1951, p. 471), is hereby amended to read as follows:

"Section 1. That in lieu of the deductions allowable to individual taxpayers, as provided in Section 385, (b), (c), (e), (f) and (j), of Title 51, of the 1940 Code of Alabama, and in Section 385 (1) of Title 51, of the 1940 Code of Alabama, for the taxable years beginning on or after January 1, 1951, at the election of the taxpayer a deduction may be taken, not to exceed 7% of the adjusted gross income or \$500.00, whichever is the lesser, from the adjusted gross income received from sources within the State of Alabama."

Section 3. Section 402 of Title 51, Code of Alabama 1940, as amended, is hereby further amended to read as follows:

"Section 402. In computing the net income of domestic corporations doing business in this state subject to the tax imposed by section 398 of this title, there shall be allowed as deductions: (1) All ordinary and necessary expenses paid or incurred during the taxable year in carrying on any trade or business including a reasonable allowance for salaries and other compensation for personal services actually rendered, and including rentals or other payments required to be made as a condition to the continued use or possession of property to which the corporation has not taken or is not taking title, or in which it has no equity. (2) All interest paid or accrued within the taxable year on its indebtedness, except on indebtedness incurred or continued to purchase or carry obligations or securities (other than obligations of the United States issued after September 24, 1917), the interest upon which is wholly exempt from taxation under this title as income to the taxpayer or in the case of a foreign corporation, the proportion of such interest which the amount of its gross income from sources within the State of Alabama bears to the amount of its gross income from all sources within and without the State of Alabama. (3) Taxes paid or accrued within the taxable year (a) imposed by the authority of the United States, except income taxes, or (b) by authority of any of its possessions; (c) by the authority of any state or territory, or any county, school district, municipality, or other taxing subdivision of any state or territory not including income tax and not including those assessed for local benefits of a kind tending to increase the value of the property assessed but excluding the income taxes levied and imposed under this title; or in the case of a non-resident individual of foreign corporation taxes paid or accrued within the taxable year imposed by the authority of the State of Alabama or any county school district, municipality or any other taxing subdivision of the State of Alabama excluding the income taxes levied and imposed under this title, plus the proportion of tax imposed by other authorities above mentioned which the amount of gross income from sources within the State of Alabama bears to the amount of gross income from all sources within and without the State of Alabama. (4) Losses sustained during the taxable year and not compensated for by insurance or otherwise. (5) Losses from debts ascertained to be worthless and charged off during the taxable year of such ascertainment, if sustained in the conduct of the regular trade or business of the taxpayer during the period covered by an Alabama tax law. (6) The amounts received as dividends from a corporation, or any subsidiary corporation of which the parent corporation owns as much as fifty percent of the capital stock, which is taxable under this title upon the net income of the parent corporation or the subsidiary. (7) A reasonable allowance for the exhaustion, wear and tear of property used in the trade, or business, including a reasonable allowance for obsolescence. (8) In the case of mines, oil and gas wells, other natural deposits, and timber, a reasonable allowance for depletion and for depreciation of improvements, according to the peculiar conditions in each case, based upon the cost, including cost of development not otherwise deducted, such reasonable allowance in all cases to be made under rules and regulations to be prescribed by the department of revenue. In the case of leases the deductions allowed by this subsection shall be equitably apportioned between the lessor and the lessee. (9) In the case of marine insurance companies, there shall be allowed, in addition to the deductions allowed in subsections 1 to 9 inclusive, amounts repaid to policyholders on account of premiums previously paid by them, and interest paid on such amounts between the ascertainment and the payment thereof. (10) In the case of mutual insurance companies (other than mutual life or mutual marine insurance companies) requiring

their members to make premium deposits to provide for losses and expenses, there shall be allowed, in addition to the deductions allowed in subsections 1 to 9 inclusive (unless otherwise allowed under such subsections) the amount of premium deposits returned to their policyholders and the amount of premium deposits retained for the payment of losses, expenses and re-insurance reserves. (11) Contributions or gifts made within the taxable year to recognized religious, charitable and scientific or educational institutions, or institutions for the prevention of cruelty to children or animals which are not operated for profit, and no part of the net earnings of which inures to the benefit of any private stockholder or individual, or contributions to the special fund for vocational rehabilitation authorized by section 7 of the United States vocational rehabilitation act, the amount of such deduction not to be, however, in excess of five per centum of the taxpayer's net income as computed without the benefit of this subsection. Such contributions or gifts shall be allowable as deductions only where made to institutions recognized as institutions for the above purposes under rules and regulations prescribed by the commissioner of revenue. (12) If contributions are paid by an employer to or under a stock bonus, pension, profit-sharing or annuity plan, or if compensation is paid or accrued on account of any employee under a plan deferring the receipt of such compensation, such contributions or compensation shall be deductible, but only to the following extent: (A) In the taxable year when paid, if the contributions are paid into a pension trust, and if such taxable year ends within or with a taxable year of the trust for which the trust is exempt under section 302 of this title in an amount determined as follows: (i) an amount not in excess of 5 per centum of the compensation otherwise paid or accrued during the taxable year to all the employees under the trust, but such amount may be reduced for future years if found by the commissioner of revenue upon periodical examinations at not less than five-year intervals to be more than the amount reasonably necessary to provide the remaining unfunded cost of past and current service credits of all employees under the plan, plus (ii) any excess over the amount allowable under clause (i) necessary to provide with respect to all of the employees under the trust the remaining unfunded cost of their past and current service credits distributed as a level amount, or a level percentage of compensation, over the remaining future of each such employee, as determined under regulations prescribed by the commissioner of revenue, but if such remaining unfunded cost with respect to any three individuals is more than 50 per centum of such remaining unfunded cost, the amount of such unfunded cost attributable to such individuals shall be distributed over a period of at least 5 taxable years, or (iii) in lieu of the amounts allowable under (i) and (ii) above, an amount equal to the normal cost of the plan, as determined under regulations prescribed by the commissioner of revenue plus, if past service or other supplementary pension or annuity credits are provided by the plan, an amount not in excess of 10 per centum of the cost which would be required to completely fund or purchase such pension or annuity credits as of the date when they are included in the plan, as determined under regulations prescribed by the commissioner of revenue, except that in no case shall a deduction be allowed for any amount (other than the normal cost) paid in after such pension or annuity credits are completely funded or purchased. (iv) Any amount paid in a taxable year in excess of the amount deductible in such year under the foregoing limitations shall be deductible in the succeeding taxable years in order of time to the extent of the difference between the amount paid and deductible in each such succeeding year and the maximum amount deductible for such year in accordance with the foregoing limitations. (B) In the taxable year when paid, in an amount determined in accordance with subparagraph (A) of this paragraph, if the contributions are paid toward the purchase of retirement annuities and such purchase is a part of a plan which meets the requirements of

subsection 5 of section 392 of Title 51, and if refunds of premiums, if any, are applied within the current taxable year or next succeeding taxable year towards the purchase of such retirement annuities. (C) In the taxable year when paid, if the contributions are paid into a stock bonus or profit-sharing trust, and if such taxable year ends within or with a taxable year of the trust with respect to which the trust is exempt and subsection 5 of section 392 of this title, in an amount not in excess of 15 per centum of the compensation otherwise paid or accrued during the taxable year to all employees under the stock bonus or profit-sharing plan. If in any taxable year beginning after July 7, 1945, there is paid into the trust, or a similar trust then in effect, amounts less than the amount deductible under the preceding sentence, the excess, or if no amount is paid, the amounts deductible shall be carried forward and be deductible when paid in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any such succeeding taxable year shall not exceed 15 per centum of the compensation otherwise paid or accrued during such succeeding taxable year to the beneficiaries under the plan. In addition, any amount paid into the trust in a taxable year beginning after July 7, 1945, in excess of the amount allowable with respect to such year under the preceding provisions of this subparagraph shall be deductible in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any one such succeeding taxable year together with the amount allowable under the first sentence of this subparagraph shall not exceed 15 per centum of the compensation otherwise paid or accrued during such taxable year to the beneficiaries under the plan. The term 'stock bonus or profit-sharing trust', as used in this subparagraph, shall not include any trust designed to provide benefits upon retirement and covering a period of years, if under the plan the amounts to be contributed by the employer can be determined actuarially as provided in subparagraph (A). If the contributions are made to two or more stock bonus or profit-sharing trusts, such trusts shall be considered a single trust for the purposes of applying the limitations in this subparagraph. (D) In the taxable year when paid, if the plan is not one included in paragraphs (A), (B), or (C), if the employees' rights to or derived from such employer's contribution or such compensation are non-forfeitable at the time the contribution or compensation is paid. (E) For the purposes of subparagraphs (A), (B), and (C) a taxpayer on the accrual basis shall be deemed to have made a payment on the last day of the year of accrual if the payment is on account of such taxable year and is made within sixty days after the close of the taxable year of accrual. (F) If amounts are deductible under subparagraphs (A) and (C), or (B) and (C), or (A), (B), and (C), in connection with two or more trusts, or one or more trusts and an annuity plan, the total amount deductible in a taxable year under such trusts and plans shall not exceed 25 per centum of the compensation otherwise paid or accrued during the taxable year to the persons who are the beneficiaries of the trusts or plans. In addition, any amount paid into such trust or under such annuity plans in a taxable year beginning after July 7, 1945, in excess of the amount allowable with respect to such year under the preceding provisions of this subparagraph shall be deductible in the succeeding taxable years in order of time, but the amount so deductible under this sentence in any one such succeeding taxable year together with the amount allowable under the first sentence of this subparagraph shall not exceed 30 per centum of the compensation otherwise paid or accrued during such taxable years to the beneficiaries under the trusts or plans. This subparagraph shall not have the effect of reducing the amount otherwise deductible under subparagraphs (A), (B), and (C), if no employee is a beneficiary under more than one trust, or a trust and an annuity plan. If there is no plan but a method of employer contributions or compensation has the effect of a stock bonus, pension, profit-sharing, or annuity plan, or similar plan deferring the receipt of compensation, this para-

graph shall apply as if there were such a plan. (13) In the case of foreign corporations doing business in this state the deductions allowed by this section shall only be allowed if and to the extent that they are connected with income arising from sources within the State of Alabama, and the proper apportionment and allocation of deductions with respect to the sources of income within and without the State of Alabama shall be determined under the rules and regulations prescribed by the department of revenue, provided, that in the case of corporations doing a business partly within and partly without the state where revenue is apportioned or allocated to Alabama the expense in connection with such apportioned or allocated revenue shall be likewise apportioned or allocated to the state, for the purpose of deductions under this title, or the ration that company expenses in Alabama bear to the company revenues in Alabama."

Section 4. Section 2 of Act No. 289, H. 273, approved August 26, 1955, which further provides for the general revenue and, among other things, authorizes and provides for the withholding by employers from the salaries or wages of their employees of certain income taxes due the state, for the use of optional short form income tax returns, and for tables showing the amount of income taxes due under certain conditions (Acts of Alabama 1955, page 661), is hereby amended to read as follows:

"Section 2. Withholding Tax.

"(1) Every employer, as defined under the laws of the United States in effect January 1, 1956, or as subsequently may be defined, with respect to income tax collected at source, making payment of wages as defined under such laws to employees, shall deduct and withhold upon such wages a tax equal to: one and one-half percent of the first \$1,000.00 or less, three percent of the next \$2,000.00 or less, four and one-half percent of the next \$2,000.00 or less, five percent of the excess over \$5,000.00 by which the amount of such wages, less seven percent thereof or \$500.00 whichever is less, paid or to be paid in the calendar year by such employer to such employee exceeds the amount of the exemptions granted to such employee under Section 398, of Title 51, of the 1940 Code of Alabama, as amended, by a certificate to be filed with the employer in such form and containing such information and detail as may be prescribed by the commissioner, pursuant to the provisions of Section 4 of this Act.

"(2) At the election of the employer with respect to such employee, the employer may deduct and withhold upon the wages paid to such employee a tax determined on the basis of tables to be prepared and furnished by the commissioner, which tax shall be substantially equivalent to the tax provided in subdivision (1) hereof, and which shall be in lieu of the tax required in such subdivision.

"(3) In determining the amount to be deducted and withheld under this section, the wages may, at the election of the employer, be computed to the nearest dollar.

"(4) The department may, by regulations, authorize employers:

"(a) to estimate the wages which will be paid to any employee in any quarter of the calendar year;

"(b) to determine the amount to be deducted and withheld upon each payment of wages to such employee during such quarter as if the appro-

priate average of the wages so estimated constituted the actual wages paid; and

"(c) to deduct and withhold upon any payment of wages to such employee during such quarter such amount as may be necessary to adjust the amount actually deducted and withheld upon the wages of such employee during such quarter to the amount that would be required to be deducted and withheld during such quarter if the payroll period of the employee was quarterly.

"(5) The department is authorized to provide by regulation, under such conditions and to such extent as it deems proper, for withholding in addition to that otherwise required under this section and in cases in which the employer and the employee agree to such additional withholding. Such additional withholding shall for all purposes be considered tax required to be deducted and withheld under this chapter."

Section 5. Section 12, of said Act No. 289 of 1955 is hereby amended to read:

"Section 12. Optional Short Form Tax; Returns by Husband and Wife; Limited Application.

"With respect to taxable years beginning after December 31, 1961, any individual whose adjusted gross income for the taxable year for which the return is filed does not exceed eight thousand dollars, may elect to pay the tax as shown in a table prepared and promulgated by the department; provided, however, the individual must not have income of more than five hundred dollars not subject to withholding under the provisions of this Act. The tax table prepared by the department shall be based upon the income tax rates prescribed by law and shall take into consideration the personal exemptions allowed by law to a taxpayer and the standard deductions of seven percent of the wages or \$500.00, whichever is less, and shall show the amount of tax due on adjusted gross incomes of at least \$1,600.00 and not more than \$8,000.00 a year according to fifty dollar brackets.

"(1) Individuals who elect to pay the tax as contained in the tax table shall file a 'short form' provided by the department of revenue.

"(2) Provided that the exercise of the election to file the 'short form' provided for herein is irrevocable for the taxable year for which made and cannot be changed after the time prescribed by law for filing the return."

Section 6. The provisions of the Act shall apply to income taxes due for taxable years beginning after December 31, 1961.

Mr. Gilchrist moved to lay on the table the substitute offered by Mr. Turnham.

RECESS

On motion of Mr. Turnham the House recessed for ten minutes.

Yeas 55; Nays 19.

Yeas:

Mr. Speaker	Chambers	Grouby	Oden
Adams	Cook	Guthrie	Owens
Albea	Copeland	Hanby	Phillips
Barnett	Daniel	Hankins	Powell
Bassett	Dickson	Jenkins	Ramey
Bevill	Dodd	Johnson (J. T. Tom)	Rogers
Bishop	Dunn	Johnston (Leonard)	Rozelle
Brannan	Faulk	Jones (Covington)	Salter
Brewer	Ferguson	Lee	Solomon
Broadfoot	Gilchrist	Long (Lauderdale)	Speaks
Brooks	Glass	Long (Perry)	Taylor
Cabiness	Goodwyn	McClendon (Chambers)	Thomas
Callahan	Gordon	McCorquodale	Vickers
Cates	Gross	McLendon (Bullock)	

—55

Nays:

Messrs.	Franklin	Ingram	Perry
Bailey	Gilmer	Jones (Monroe)	Pierce
Casey	Hain	Merrill	Pruitt
Edwards	Hardy	Morrow	Reynolds (Madison)
Engel	Harvey	Murphy	Sessions

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The House reconvened. The Speaker called the House to order.

BILLS ON THIRD READING RESUMED
CONSIDERATION OF H. 106 RESUMED

H. 106. Relating to the levy of additional taxes for certain purposes in all counties having a population of 50,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

As amended, was again taken up.

The question was on the motion of Mr. Gilchrist to lay on the table the substitute offered by Mr. Turnham to the bill, H. 106, as amended, and the motion to lay on the table was adopted.

Yeas 48; Nays 40.

Yeas:

Mr. Speaker	Barnett	Camp	Dickson
Adams	Brannan	Casey	Dunn
Avery	Brooks	Cates	Edwards

Engel	Ingram	Merrill	Ray
Franklin	Johnson (J. T. Tom)	Morrow	Rogers
Gilmer	Jones (Monroe)	Murphy	Sessions
Goldthwaite	Lee	Nichols	Smith (Russell)
Goodwyn	Long (Perry)	Oden	Taylor
Grouby	McClendon (Chambers)	Perry	Thomas
Hain	McCorquodale	Powell	Torbert
Hardy	McLendon (Bullock)	Pruitt	Turner
Harvey	Martin	Ramey	Vickers

—48

Nays:

Messrs.	Copeland	Hankins	Phillips
Albea	Daniel	Harris	Pierce
Bailey	Dodd	Jenkins	Rozelle
Bassett	Ferguson	Johnson (Hardaway)	Salter
Bishop	Gilchrist	Johnston (Leonard)	Self
Brewer	Glass	Jones (Covington)	Shumate
Broadfoot	Gordon	Locke	Solomon
Cabiness	Gross	Long (Lauderdale)	Speaks
Callahan	Guthrie	Meade	Sullivan
Chambers	Hanby	Owens	Turnham
Cook			

—40

The motion of Mr. Taylor to temporarily postpone further consideration of the bill, H. 106, as amended, was lost.

Yeas 26; Nays 57.

Yeas:

Messrs.	Casey	Harris	Pierce
Albea	Dickson	Lee	Ramey
Barnett	Dodd	Locke	Self
Bassett	Engel	Long (Perry)	Speaks
Brannan	Glass	McClendon (Chambers)	Taylor
Brooks	Gordon	Murphy	Thomas
Cabiness	Gross	Phillips	

—26

Nays:

Mr. Speaker	Ferguson	Johnston (Leonard)	Perry
Adams	Gilchrist	Jones (Covington)	Powell
Avery	Gilmer	Jones (Monroe)	Pruitt
Bailey	Goldthwaite	Long (Lauderdale)	Ray
Bishop	Goodwyn	McCorquodale	Rogers
Brewer	Grouby	McLendon (Bullock)	Rozelle
Broadfoot	Guthrie	Martin	Salter
Camp	Hanby	Meade	Sessions
Cates	Hankins	Merrill	Shumate
Chambers	Hardy	Morrow	Solomon
Cook	Harvey	Nettles	Sullivan
Copeland	Ingram	Nichols	Torbert
Daniel	Jenkins	Oden	Turnham
Dunn	Johnson (J. T. Tom)	Owens	Vickers
Edwards			

—57

Mr. Salter offered the following substitute for the bill, H. 106, as amended:

A BILL
TO BE ENTITLED
AN ACT

To raise revenue by levying for a limited period additional sales and use taxes for the purpose of providing funds for educational purposes; and to prescribe the period during which such taxes shall be levied and collected.

Be It Enacted by the Legislature of Alabama:

Section 1. There is hereby levied the following sales tax in addition to the tax levied by Act No. 100, H. 94, enacted at the Second Special Session of the Legislature of Alabama of 1959 (Acts of Alabama 1959, vol. I, p. 298), as amended, to be collected and enforced in the same manner and subject to the same rules, regulations and exemptions:

(a) Upon every person, firm, or corporation, (including the State of Alabama and its Alcoholic Beverage Control Board in the sale of alcoholic beverages of all kinds, the University of Alabama, Auburn University and all other institutions of higher learning in the state, whether such institutions be denominational, state, county or municipal institutions, and any association or other agency or instrumentality of such institutions) engaged, or continuing within this state, in business of selling at retail any tangible personal property whatsoever, including merchandise and commodities of every kind and character, (not including, however, bonds or other evidences of debts or stocks), an amount equal to one percent of the gross proceeds of sales of the business except where a different amount is expressly provided herein. Provided, however, that any person engaging or continuing in business as a retailer and wholesaler or jobber shall pay the tax required on the gross proceeds of retail sales of such business at the rates specified, when his books are kept so as to show separately the gross proceeds of sales of each business, and when his books are not so kept he shall pay the tax as a retailer, on the gross sales of the business. Provided that where all the sales of a company are single sales of peanut products, milk products, coffee, and confections sold in dispensing machines located in industrial plants or on private property for employees where such machines dispense exclusively articles not to exceed ten cents (10¢) per sale, and the person operating such machines shall be engaged in the business of selling exclusively articles not to exceed ten cents (10¢) per sale and shall file with the State Department of Revenue a sworn statement to that effect and shall keep and maintain records satisfactory to the State Department of Revenue, the gross receipts tax herein provided for shall not be levied.

(b) Upon every person, firm, or corporation engaged, or continuing within this state, in the business of conducting, or operating, places of amusement or entertainment, billiard and pool rooms, bowling alleys, amusement devices, musical devices, theaters, opera houses, moving picture shows, vaudeville, amusement parks, athletic contests, including wrestling matches, prize fights, boxing and wrestling exhibitions, football and baseball games, (including athletic contests conducted by or under the auspices of any educational institution within this state, or any athletic association thereof, or other association whether such institution or association be a denominational, a state, or county, or a municipal institution

or association or a state, county, city school, or other institution, association or school), skating rinks, race tracks, golf courses, or any other place at which any exhibition, display, amusement or entertainment is offered to the public or place or places where an admission fee is charged, including public bathing places, public dance halls of every kind and description within the State of Alabama, an amount equal to one percent of the gross receipts of any such business.

(c) Upon every person, firm or corporation engaged or continuing within this state in the business of selling at retail machines used in mining, quarrying, compounding, processing and manufacturing of tangible personal property an amount equal to one-half of one percent of the gross proceeds of the sale of such machines; provided, that the term "machines," has herein used, shall include machinery which is used for mining, quarrying, compounding, processing or manufacturing tangible personal property, and the parts of such machines, attachments and replacements therefor, which are made or manufactured for use on or in the operation of such machines and which are necessary to the operation of such machines and are customarily so used.

(d) Upon every person, firm or corporation engaged or continuing within this state in the business of selling at retail any automotive vehicle or truck trailer, semi-trailer or house trailer, an amount equal to one-half of one percent of the gross proceeds of sale of said automotive vehicle or truck trailer, semi-trailer or house trailer.

Where any used automotive vehicle or truck trailer, semi-trailer or house trailer is taken in trade, or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less the credit for the used vehicle taken in trade.

Section 2. An additional excise tax is hereby imposed on the storage, use or other consumption in this State of tangible personal property purchased at retail, at the rate of one percent (1%) of the sales price of such property, regardless of whether the retailer is or is not engaged in business in this State, except as otherwise herein provided. Every person storing, using or otherwise consuming in this State tangible personal property purchased at retail shall be liable for the tax imposed by this Act, and the liability shall not be extinguished until the tax has been paid to this State. A receipt from a retailer maintaining a place of business in this State, or from a retailer authorized by the State Department of Revenue under its rules and regulations to collect the tax imposed hereby, who shall for the purpose of this Act be regarded as a retailer maintaining a place of business in this State, given to the purchaser in accordance with the provisions of Section 791 of Title 51, Code of 1940, as amended, shall be sufficient to relieve the purchaser from further liability for the tax to which such receipt may refer.

Section 3. The taxes levied by this Act shall be assessed and collected, and enforced by the State Department of Revenue in conjunction with the taxes levied by Act No. 100, H. 94, enacted at the Second Special Session of the Legislature of Alabama of 1959 (Acts of Alabama 1959, vol. I, p. 298), as amended, and Article 11, Chapter 20, Title 51, Code of 1940, as amended, and to that end the department, or the commissioner thereof, shall from time to time promulgate such reasonable rules and regulations as may be necessary for the enforcement and collection of such additional taxes.

Section 4. The proceeds of the taxes collected under this Act shall be paid into the Special Educational Trust Fund in the state treasury.

Section 5. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. All laws or parts of laws which conflict with this Act are repealed.

Section 7. The tax hereby levied shall become effective on the first day of the month following the date on which this Act becomes law and the levy thereof shall terminate at midnight of the last day of the eighteenth month after such tax becomes effective. All of the provisions of this Act pertaining to payment and collection of the taxes herein levied, the making of reports and maintenance of records with respect thereto, and in general the enforcement of this Act shall thereafter continue to be effective with respect to the taxes herein levied that shall have accrued hereunder prior to the date on which the levy terminates.

And the substitute was lost.

Yeas 38; Nays 43.

Yeas:

Mr. Speaker	Gilchrist	Lee	Powell
Brannan	Goodwyn	Locke	Rozelle
Brewer	Gross	McLendon (Bullock)	Salter
Brooks	Hanby	Meade	Solomon
Cabiness	Hankins	Morrow	Speaks
Chambers	Harris	Nettles	Thomas
Cook	Jenkins	Oden	Torbert
Daniel	Johnston (Leonard)	Owens	Turnham
Dickson	Jones (Covington)	Phillips	Vickers
Dodd	Jones (Monroe)		

—38

Nays:

Messrs.	Cates	Guthrie	Perry
Albea	Copeland	Hain	Pierce
Avery	Dunn	Hardy	Pruitt
Bailey	Edwards	Harvey	Ramey
Barnett	Engel	Ingram	Ray
Bassett	Ferguson	Long (Perry)	Self
Bevill	Gilmer	McClendon (Chambers)	Sessions
Bishop	Glass	Martin	Shumate
Broadfoot	Goldthwaite	Merrill	Sullivan
Camp	Gordon	Murphy	Taylor
Casey	Grouby	Nichols	Turner

—43

Mr. Salter offered the following substitute for the bill, H. 106, as amended:

A BILL
TO BE ENTITLED
AN ACT

To raise revenue; imposing a tax measure by gross sales or gross receipts derived from the sale of advertising space in newspapers; providing for the enforcement and collection of the tax; and dedicating the proceeds of the tax to educational purposes.

Be It Enacted by the Legislature of Alabama:

Section 1. In addition to all other taxes and licenses now imposed by law, there is hereby levied on every person, firm or corporation engaged in the business of publishing a newspaper, a privilege license tax in an amount equal to three per cent (3%) on the gross sales or gross receipts derived from the sale of advertising space in any newspaper issued from the press in this State.

Section 2. The tax shall be collected and enforced by the State Department of Revenue in the same manner that the sales tax is collected and enforced under the provisions of Act No. 100, H. 94, approved August 18, 1959 (*Acts of Alabama 1959, Vol. I, pp. 298-318*) as amended; and the administrative provisions of that Act are incorporated herein by reference and made a part hereof.

Section 3. The proceeds of the tax hereby levied shall be remitted by the Department of Revenue to the State Treasurer. All proceeds, less the cost of collection, shall be dedicated to and used exclusively for educational purposes. One-half the net proceeds shall be used in the minimum school program for payment of salaries of teachers and principals of public schools and the remainder shall be apportioned among the public schools on the basis of average daily attendance and shall be used for incidental expenses such as the purchase of water, gas, electricity, janitorial supplies and any other normal and reasonable expense necessary to the operation of a school. There shall be appropriated for each fiscal year to the State Department of Revenue the amount necessary to defray the cost of collecting the tax hereby imposed, which amount shall be deducted from the proceeds of the tax. It is provided, however, that the appropriation shall be budgeted and allotted in the manner prescribed by Article 3, Chapter 4, Title 55, Code of Alabama 1940.

Section 4. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 5. This Act shall become effective on the first day of the second month commencing after the date of its enactment.

On motion of Mr. Torbert the substitute offered by Mr. Salter was laid upon the table.

Yeas 52; Nays 36.

Yeas:

Mr. Speaker
Adams
Albea

Bailey
Bassett
Brooks

Cabiness
Callahan
Camp

Casey
Dickson
Edwards

Engel	Grouby	Jones (Monroe)	Pruitt
Faulk	Guthrie	McClendon (Chambers)	Ray
Ferguson	Hain	Meade	Rogers
Gilchrist	Hanby	Merrill	Sessions
Gilmer	Hardy	Morrow	Smith (Russell)
Glass	Harvey	Murphy	Taylor
Goldthwaite	Ingram	Nichols	Thomas
Goodwyn	Jenkins	Oden	Torbert
Gordon	Johnson (Hardaway)	Perry	Turner
Gross	Johnston (Leonard)	Pierce	Vickers

—52

Nays:

Messrs.	Copeland	Long (Lauderdale)	Ramey
Barnett	Daniel	Long (Perry)	Rozelle
Bevill	Dodd	McCorquodale	Salter
Bishop	Dunn	McLendon (Bullock)	Self
Brannan	Hankins	Martin	Shumate
Brewer	Harris	Nettles	Solomon
Broadfoot	Jones (Covington)	Owens	Speaks
Cates	Lee	Phillips	Sullivan
Chambers	Locke	Powell	Turnham
Cook			

—36

Mr. Cabiness offered the following substitute for the bill, H. 106, as amended:

A BILL
TO BE ENTITLED
AN ACT

To raise revenue for educational purposes; providing an additional privilege tax upon certain persons, firms or corporations maintaining telephone, electric and gas lines, measured by the number of miles of such lines in the state.

Be It Enacted by the Legislature of Alabama:

Section 1. In addition to all other taxes imposed by law, there is hereby levied an annual privilege tax upon each person, firm, or corporation maintaining telephone, electric, and gas lines in the state at the rate of \$10 per mile on each telephone line, each line for the conveyance of electric power, and each gas line located within the State of Alabama. Said privilege tax shall be due and payable annually in advance on or before the twenty-fifth day of September of each year to the state department of revenue.

Section 2. The lines owned by the Tennessee Valley Authority, municipalities, other governmental agencies, and rural cooperatives are hereby exempt from the tax provided by this Act.

Section 3. The revenue derived from the tax provided for by this Act shall be used for educational purposes, after provision has been made for the payment of expenses incurred by the department of revenue in the collection of the tax. Provided, however, the amount of such expenses, in-

cluding salary, travel, equipment and all items of cost necessary for the enforcement of the provisions of the Act shall be limited to the amount appropriated therefor by the legislature in the general appropriation bill and shall be budgeted, allotted and expended pursuant to the provisions of Title 55, chapter 4, article 3 of the Code of Alabama of 1940.

Section 4. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 5. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

On motion of Mr. Casey the substitute offered by Mr. Cabiness was laid upon the table.

Yeas 67; Nays 18.

Yeas:

Mr. Speaker	Engel	Johnson (Hardaway)	Pierce
Adams	Faulk	Johnston (Leonard)	Pruitt
Albea	Ferguson	Jones (Monroe)	Ramey
Bailey	Franklin	Lee	Ray
Barnett	Gilchrist	Locke	Rogers
Bassett	Gilmer	Long (Perry)	Sessions
Bevill	Glass	McClendon (Chambers)	Shumate
Bishop	Goldthwaite	Martin	Smith (Russell)
Brooks	Goodwyn	Meade	Solomon
Camp	Grouby	Merrill	Sullivan
Casey	Hain	Morrow	Taylor
Cates	Hanby	Murphy	Thomas
Copeland	Hankins	Nettles	Torbert
Daniel	Hardy	Nichols	Turner
Dickson	Harvey	Oden	Turnham
Dunn	Ingram	Perry	Vickers
Edwards	Jenkins	Phillips	

—67

Nays:

Messrs.	Callahan	Jones (Covington)	Rozelle
Brannan	Dodd	Long (Lauderdale)	Salter
Brewer	Gordon	McLendon (Bullock)	Self
Broadfoot	Gross	Owens	Speaks
Cabiness	Harris	Powell	

—18

The motion of Mr. Hankins to indefinitely postpone the bill, H. 106, as amended, was lost.

Yeas 39; Nays 43.

Yeas:

Mr. Speaker	Bevill	Casey	Edwards
Adams	Bishop	Chambers	Engel
Bailey	Camp	Copeland	Faulk

Ferguson	Ingram	Nichols	Sessions
Gilmer	Johnson (J. T. Tom)	Perry	Shumate
Goldthwaite	Locke	Phillips	Smith (Russell)
Hain	McClendon (Chambers)	Pierce	Sullivan
Hankins	Meade	Pruitt	Turner
Hardy	Morrow	Ray	Vickers
Harvey	Murphy	Self	

—39

Nays:

Messrs.	Cook	Johnson (Hardaway)	Oden
Albea	Daniel	Johnston (Leonard)	Powell
Avery	Dickson	Jones (Covington)	Ramey
Barnett	Dodd	Jones (Monroe)	Rogers
Bassett	Dunn	Lee	Rozelle
Brewer	Franklin	Long (Lauderdale)	Salter
Broadfoot	Gilchrist	Long (Perry)	Solomon
Brooks	Glass	McCorquodale	Speaks
Cabiness	Goodwyn	McLendon (Bullock)	Taylor
Callahan	Grouby	Merrill	Thomas
Cates	Hanby	Nettles	Turnham

—43

The motion of Mr. Nettles to reconsider the vote by which the motion of Mr. Hankins to indefinitely postpone the bill, H. 106, as amended, was lost, was lost.

Yeas 41: Nays 48.

Yeas:

Mr. Speaker	Franklin	Ingram	Pierce
Adams	Gilmer	Jenkins	Pruitt
Bailey	Goldthwaite	Johnson (J. T. Tom)	Ray
Bevill	Gordon	Locke	Self
Bishop	Grouby	Meade	Sessions
Brannan	Guthrie	Morrow	Shumate
Casey	Hain	Murphy	Smith (Russell)
Copeland	Hankins	Nettles	Sullivan
Edwards	Hardy	Perry	Turner
Engel	Harvey	Phillips	Vickers
Faulk			

—41

Nays:

Messrs.	Cook	Johnson (Hardaway)	Oden
Albea	Daniel	Johnston (Leonard)	Owens
Avery	Dickson	Jones (Covington)	Powell
Barnett	Dodd	Jones (Monroe)	Ramey
Bassett	Dunn	Lee	Rogers
Brewer	Ferguson	Long (Lauderdale)	Rozelle
Broadfoot	Gilchrist	Long (Perry)	Salter
Brooks	Glass	McCorquodale	Solomon
Cabiness	Goodwyn	McLendon (Bullock)	Speaks
Callahan	Gross	Martin	Taylor
Camp	Hanby	Merrill	Thomas
Cates	Harris	Nichols	Turnham
Chambers			

—48

Mr. Salter offered the following amendment to the bill, H. 106, as amended:

Amendment to H. B. 106, as amended

In Section 1, add the following: A like tax is also levied upon all persons, firms, or corporations producing or distributing in this State cool-aid and other patented powders, compounds, and mixtures used in the instant preparation of drinks for human consumption.

And the amendment was adopted.

Yeas 76; Nays 10.

Yeas:

Mr. Speaker	Dodd	Johnson (J. T. Tom)	Powell
Albea	Engel	Johnston (Leonard)	Pruitt
Avery	Faulk	Jones (Covington)	Ramey
Barnett	Franklin	Jones (Monroe)	Ray
Bevill	Gilchrist	Lee	Rogers
Bishop	Gilmer	Locke	Rozelle
Brannan	Glass	Long (Lauderdale)	Salter
Brewer	Goodwyn	Long (Perry)	Self
Broadfoot	Gordon	McCorquodale	Shumate
Brooks	Gross	McLendon (Bullock)	Smith (Russell)
Cabiness	Grouby	Meade	Solomon
Callahan	Guthrie	Merrill	Speaks
Camp	Hain	Morrow	Sullivan
Casey	Hanby	Nichols	Taylor
Chambers	Hankins	Oden	Thomas
Cook	Hardy	Owens	Torbert
Copeland	Harris	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins	Pierce	Vickers

—76

Nays:

Messrs.	Cates	Ferguson	Murphy
Bailey	Dunn	Goldthwaite	Sessions
Bassett	Edwards	Harvey	

—10

Mr. Guthrie offered the following substitute for the bill, H. 106, as amended:

A BILL TO BE ENTITLED AN ACT

To provide for and create the Racing Commission of Alabama for the regulation, licensing, and supervision of dog racing, and wagering thereon; to prescribe the composition, appointment, powers, and duties of the commission; to provide for and regulate the pari-mutuel or certificate method of wagering within the enclosure of licensed race tracks; to provide for the

distribution of license fees, taxes, commissions, and other monies received under the provisions of the Act; and to provide certain penalties for the violation of this Act and for other purposes relative thereto, and to provide for the effective date of this Act.

Be It Enacted by the Legislature of Alabama:

Section 1. The Racing Commission of Alabama is hereby created and established, and is vested with the powers and duties specified in this Act, and all other powers necessary and proper to enable it to execute fully and effectually the purposes of this Act. The commission shall consist of five persons who shall be appointed by the Governor with the advice and consent of the Senate. The commissioners shall select from among their number a chairman and a secretary. The secretary shall keep a record of all proceedings of the commission and shall preserve all books, maps, documents, papers, and records entrusted to the commission's care. The commission shall maintain an office in the city of Montgomery, Alabama, and may maintain branch offices elsewhere when the proper functioning of the commission's business so requires. A majority of the commission shall constitute a quorum for all purposes.

Section 2. The members of the commission shall be qualified electors not less than twenty-five years of age, who shall have resided in the State for the period of five years next preceding their appointment, and shall each hold office for four years, which term shall begin with the effective date of this Act. Each commissioner shall take the constitutional oath of office and shall give bond to the State of Alabama in the amount of five thousand dollars (\$5,000.00), conditioned that he will faithfully and properly perform the duties of his office. The premiums of such bonds shall be paid by the commission. Subject to the provisions of the Merit System Act, the commission may employ such assistants and employees as may be necessary, and fix their compensation in accordance with the pay plan of the State Personnel Department. A member of the commission must not be an official, member of any board of directors, or person financially interested in any race track or race meeting licensed by the commission, nor shall he race horses or dogs in any race meeting licensed by the commission.

Section 3. The compensation of each member of the commission shall be thirty dollars (\$30.00) per diem while engaged in the performance of their duties, together with the necessary expenses including traveling expenses as may be approved by the commission. In lieu thereof, the secretary of the commission shall receive ten thousand dollars (\$10,000.00) per annum for the performance of his duties as secretary. The above sums shall be paid out of the funds in the state treasury deposited to the credit of the Racing Commission of Alabama, and shall be paid to the commissioners in the same manner as the compensation of other state officers is paid.

Section 4. The Commissioner of Revenue of the State of Alabama shall be ex officio treasurer of the Racing Commission of Alabama, and shall collect all the license fees, taxes, and monies provided in this Act, and shall supervise, check, and audit the operation of the pari-mutuel wagering pools and the conduct and distribution thereof.

Section 5. The Attorney General shall designate one of his assistants to act as attorney for the commission, without additional salary therefor, who shall counsel and advise the commission and represent it in all proceedings.

Section 6. It shall be the duty of the Racing Commission of Alabama to carry out the provisions of this Act; and it shall have the following specific duties:

(1) To fix and set the dates upon which race meetings may be held or operated; provided, however, that no race tracks located within one hundred miles of each other shall operate on the same dates.

(2) To make an annual report to the Governor of its operation, showing its own actions and rulings, the receipts derived under the provisions of this Act, and such suggestions as it may deem proper for the more effective accomplishment of the purposes of this Act.

(3) To require of each applicant seeking a license to operate a race meeting an application setting forth:

(a) The full name of the person, association, or corporation, and if a corporation, the name of the State under which the same is incorporated, and the name of the corporation's agents for service of process within the State of Alabama.

(b) If an association or corporation, the names of the stockholders and directors of the corporation or the names of the members of the association.

(c) The exact location where it is desired to conduct or hold a race meeting.

(d) Whether the racing plant is owned or leased, and if leased, the name and address of the owner, or if the owner is a corporation, the names of the directors and stockholders thereof; provided, however, that nothing in this Act shall prevent any person, association, or corporation from applying to the commission for a permit to conduct races where the racing plant has not been constructed.

(e) A statement of the assets and liabilities of the applicant.

(f) The kind of racing to be conducted and the dates requested.

(g) Such other information as the commission may require.

(4) To require an oath of every applicant, or by the president or executive officer of the association or corporation, stating that the information contained in the application is true.

(5) To make uniform rules and regulations governing the holding, conducting, and operating of all race tracks, race meetings, and races held in this State.

Section 7. All books, records, maps, documents, and papers of the commission, including those filed with the commission as well as those prepared by or for it, shall at all times be open for the personal inspection of any officer of the State of Alabama, or of any county, municipality, or other subdivision of the State, or of any official investigative body or committee, and no person having charge or custody thereof shall refuse this right to any officer or investigative body or committee, and it shall be the express

duty of such person to assist such officer or committee in locating records or information desired by them. Any member or employee of the commission who violates the provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction, shall be fined not more than one hundred dollars (\$100.00) or imprisoned in the county jail not exceeding three months. If any member of the commission violates the provisions of this section he shall be subject to removal from office.

Section 8. Any person, association, or corporation desiring to operate a race track in this State shall have the right, subject to provisions of this Act, to hold and conduct one or more race meetings at such track each year, provided that no such license shall be granted to any person, association, or corporation, or to any track, for a period longer than one hundred twenty racing days in any one year. Any and all applicants for license to operate under this Act shall be member or members in good standing in the Alabama Greyhound Breeders Association. The Alabama Greyhound Breeders Association being a corporation of Alabama citizens only, and incorporated prior to the passage of this bill, to protect, increase and further the greyhound breeding in the state of Alabama. No race or racing shall be permitted on Sundays; nor shall minors be permitted to be employed in any manner about said race track, except as jockeys and exercise boys, and grooms; nor shall minors be permitted to attend said races except when accompanied by their parents.

Section 9. On or before the 15th day of August of each year, any person, association, or corporation possessing the qualifications prescribed in this Act shall have the right to apply to the commission for a permit or license to conduct race meetings and racing under this Act. On or before the first day of September of each year, after the receipt of any such application, the commission shall convene to consider and act upon all permits or licenses applied for. Approved permits or licenses shall set forth, in addition to any other information prescribed by the commission, the name of the licensee, the location of the race track, the duration of the race meeting and the kind of racing desired to be conducted, and shall show the receipt by the commission of the license fee hereinafter provided. No such license shall be transferable, nor shall it apply to any place, track, or enclosure except the one specified in the license.

Section 10. The commission may revoke the license of any licensee conducting a race meeting, upon the violation of any of the provisions of this Act, or of any rule or regulation promulgated by the commission.

Section 11. The commission is empowered to compel the production of any and all books, memoranda, or documents showing the receipts and disbursements of any person, association or corporation licensed to conduct race meetings under the provisions of this Act. The commission may at any time require the removal of any employee or official employed by any licensee hereunder whenever it has reason to believe that such employee or official is guilty of any improper practice in connection with racing, has failed to comply with any condition of the license, or has violated any rule adopted by the commission. The commission shall have the power to require that the books and financial or other statements of any licensee be kept in a manner and method provided by the commission; and the commission shall be authorized to visit, investigate, and place auditors and inspectors in the offices, tracks, or places of business of any person, association or corporation licensed under this Act. The commission shall have power to summon witnesses before its meetings; to administer oaths to such witnesses, and to require testimony on any issue before it. Any person failing to appear before said commission, or failing to produce books, records,

and documents ordered, or refusing to testify thereon, shall be deemed guilty of a misdemeanor, and upon conviction in a court of competent jurisdiction, shall be punished by a fine of not more than five hundred dollars (\$500.00), or by imprisonment not to exceed six months, or by both fine and imprisonment in the discretion of the court.

Section 12. The commission shall have the power to grant, refuse, suspend, or withdraw licenses to all persons connected with race tracks, including gate keepers, announcers, ushers, starters, officials, drivers, dog owners, jockeys, riders, agents, trainers, grooms, stable foremen, exercise boys, veterinarians, valets, sellers of racing forms or bulletins, and attendants in connection with the wagering machines, pursuant to such rules and regulations as the commission may adopt and upon the payment of a license fee as fixed and determined by the commission in accordance with the position and compensation of such person. No license shall be granted for a period longer than one year from the date of its issuance. Any license may be revoked by the commission, at its discretion, and any person whose license is revoked shall be ineligible to participate in such occupation connected with racing unless the license is returned by the commission with permission to operate thereunder. The commission may deny or revoke a license to any person who has been refused or denied a license by any other state racing commission or racing authority.

Section 13. At least eighty-five percent (85%) of the employees of persons, firms, associations, or corporations operating any race meeting or race track in this State under the provisions of this Act shall be bona fide residents and inhabitants of the State of Alabama.

Section 14. The commission shall make rules governing, permitting, and regulating the wagering on dog races under the form of mutuel wagering by patrons known as "Pari-Mutuel Wagering," which method shall be legal to the extent that, and so long as, the same is carried on and conducted strictly in conformity with this Act, and not otherwise. Only the persons, associations, or corporations receiving a license from the commission shall have the right or privilege to conduct this type of wagering, and the licenses shall restrict and confine this form of wagering to a space within the race meeting grounds. All other forms of wagering on the result of dog races shall continue to be illegal, and any or all wagering outside of the enclosure of such races, where such races shall have been licensed by the commission, shall be illegal.

No person or corporation shall directly or indirectly purchase pari-mutuel tickets or participate in the purchase of any part of a pari-mutuel pool for another for hire or for any gratuity and no person shall purchase any part of a pari-mutuel pool through another, wherein he gives or pays directly or indirectly such other person anything of value. Any person violating this section shall be deemed guilty of a misdemeanor, and, upon conviction in a court of competent jurisdiction, shall be punished by a fine of not more than five hundred dollars (\$500.00), or by imprisonment not to exceed six months, or by both fine and imprisonment in the discretion of the court.

Section 15. Every licensee conducting race meetings under the provisions of this Act, shall pay to the Commissioner of Revenue in his capacity as ex officio treasurer of the Racing Commission of Alabama, for the use of the commission, a sum equal to seven percent (7%) of the total contributions to all pari-mutuel pools conducted or made on any race track licensed under this Act. The commission of a licensee on a pari-mutuel

pool shall in no event exceed eighteen percent (18%) of the amount contributed thereto, which amount shall include the seven percent (7%) tax heretofore provided. In addition to the above percentage commission, the licensee is entitled to retain the "breaks to a dime," being the odd cents of all redistributions to be made on all pari-mutuel contributions exceeding a sum equal to the next lowest multiple of ten. Such licensee shall pay a "breaks" tax equal to fifty percent (50%) of such "breaks to a dime" retained by the licensee. The licensee shall also collect from each person attending such races fifteen percent (15%) of the established admission price or ten cents, whichever sum is the greater, as an admission tax. Licensees shall make payment of such taxes every seventh day of any and every race meeting, which payment shall be accompanied by a report under oath, showing the total of all contributions and admissions on the races covered by such report and such other information as the commission may require.

Section 16. If any free passes or complimentary cards shall be issued to guests by any licensee, such licensee shall nevertheless be responsible for payment of the admission tax upon such complimentary admission cards or passes as though they had been sold at the regular admission price. However, nothing herein contained shall be construed to prohibit the issuance of tax-free passes to officials and actual employees of the licensee, or other persons actually engaged in working at such track, including persons actually employed and accredited by the press or other news service; provided, that the issuance of all such tax-free passes shall be governed by the regulations and orders of the commission and a list of all such officers, employees, and new service representatives shall be filed with the commission.

Section 17. The license fees, commissions, and excise taxes imposed herein shall be in lieu of all license, excise, and occupational taxes to the State of Alabama, or any county, city, town, or other political subdivision thereof.

Section 18. All fees, commissions, taxes, and other monies, including fines and forfeitures, received under the provisions of this Act shall be paid to the Commissioner of Revenue, and remitted by him to the State Treasurer for deposit in the State Treasury to the account of the Racing Commission of Alabama. All such monies remaining after payment of the expenses incurred in the administration of this Act, including the payment of the salaries and expenses of the members and employees of the commission, shall be distributed as follows: (1) Ten percent (10%) shall be appropriated to the county treasurer where the racing meet or meeting is in operation and the remainder shall be appropriated forty five percent to the Department of Pensions and Security for old age medical care assistance, and the remaining forty five percent to the Department of Education to be disbursed equally among the several counties for educational purposes.

Section 19. The provisions of this Act shall not apply to the running of races conducted by any state fair association or county fair association which holds not more than one meeting annually and which restricts such annual meeting to three days or less.

Section 20. It is unlawful for any licensee under this Act, directly or indirectly, to make any contribution whatsoever to any political party or to any candidate for any state, county, or municipal office; and the commission shall immediately revoke the license of such licensee upon proof of any such contribution and no further license or permit shall be issued thereafter to such former licensee.

Section 21. Any corporation, association, or person who directly or indirectly holds any dog race without having procured a license as prescribed in this Act, shall be guilty of misdemeanor. Any person wagering upon the results of such a race, except in the pari-mutuel or mutuel method of wagering when the same is conducted by a licensee and upon the grounds or enclosure of said licensee, shall be guilty of a misdemeanor. Any corporation, organization, association, or person who violates any provision of this Act, for which a penalty is not expressly provided, shall be guilty of a misdemeanor. Upon conviction of any of the above misdemeanors in a court of competent jurisdiction, the penalty shall be a fine of not less than one hundred dollars (\$100.00), nor more than one thousand dollars (\$1,000.00), or by imprisonment of not less than five days nor more than six months, or both, such fine and imprisonment to be in the discretion of the court.

Section 22. No person who engages in the practice of professional gambling on dog races, or in the practice of making gambling or wagering books on such races, or who knowingly takes any part in such practices, shall be eligible as an applicant for any license or permit to operate a race track or a race meeting under the provisions of this Act, or to be connected therewith in any capacity; and any association or corporation which has as an officer, director, stockholder, executive, or employee any person who engages in such practices shall likewise be ineligible as a licensee, and the commission is hereby empowered to inquire into such matters in entertaining any such applications and otherwise in administering this Act.

Section 23. Any person who shall influence or have any understanding or connivance with any owner, jockey, groom, or other person associated with or interested in any kennel, dog, or race in which any dog participates, to prearrange or predetermine the results of any such race, or any person who shall stimulate or depress a dog for the purpose of affecting the results of a race, shall be guilty of a felony and upon conviction thereof shall be imprisoned in the state prison for not less than one year nor more than ten years, or shall be fined not less than one thousand dollars (\$1,000.00) nor more than five thousand dollars (\$5,000.00), or both, in the discretion of the court.

Section 24. It shall be unlawful for any person to transmit or communicate to another by any means whatsoever the results, changing odds, track conditions, or any other information relating to any dog race from any race track in this State, between the period of time beginning one hour prior to the first race of any day and ending thirty minutes after the posting of the official results of each race, as to that particular race, except that this period may be reduced to permit the transmitting of the results of the last race each day not sooner than fifteen minutes after the official posting of such results. Provided, however, that the commission may, by rule, permit the immediate transmission by radio, television, or press wire of any pertinent information concerning feature races.

It shall be unlawful for any person to transmit by any means whatsoever racing information to any other person, or to relay the same to any other person by word of mouth, by signal, or by use of telephone, telegraph, radio, or any other means, when the information is knowingly used or intended to be used for illegal gambling purposes, or in furtherance of such gambling purposes.

Any person violating the provisions of this section shall be guilty of a felony and, upon conviction, shall be imprisoned in the state penitentiary

for not less than one year nor more than ten years, or shall be fined not less than one thousand dollars (\$1,000) nor more than five thousand dollars (\$5,000), or both, in the discretion of the court.

Section 25. The provisions of this Act shall not become operative as to any county of the State unless a majority of the electors of the county approve the operation of the Act at a local option election held in accordance with this section. Any county may elect to operate under this Act in the following manner: Upon petition by ten percent (10%) of the number of electors voting in such county in the last preceding general election, filed with the probate judge of the county, the probate judge shall call an election to determine the desire of the electors as to whether dog racing, and wagering thereon shall be legal within the county. The election shall be held in the manner provided by law for holding other county elections, and the returns thereof shall be tabulated and the results certified as provided by law for county elections. The election shall be held not less than thirty (30) days nor more than forty-five (45) days from the date of filing the petition; and notice thereof shall be given by the probate judge by publication at least three weeks before the date of the election in a newspaper of general circulation in the county, or if there be none, by posting such notice at the courthouse. The cost of the election, including the cost of notice of publication, shall be paid out of the general fund of the county. If a majority of the electors voting in the election vote affirmatively, dog racing, and wagering thereon shall be legal in such county and this Act shall become operative therein; if a majority of the electors voting in the election vote against the proposals, dog racing, and wagering thereon shall not be legal. Elections under this section may be held at any time, provided that a period of not less than two years must elapse between the dates of such elections.

Section 26. All laws or parts of laws in conflict with this Act are repealed.

Section 27. The provisions of this Act are severable. If any part of this Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 28. This Act shall become effective upon its passage and approval by the Governor or upon its otherwise becoming a law.

On motion of Mr. Jones (Monroe) the substitute offered by Mr. Guthrie was laid upon the table.

Yeas 68; Nays 12.

Yeas:

Mr. Speaker	Cabiness	Engel	Hain
Adams	Callahan	Faulk	Hanby
Albea	Camp	Ferguson	Hankins
Avery	Casey	Gilchrist	Hardy
Barnett	Cates	Gilmer	Harris
Bassett	Cook	Glass	Harvey
Bevill	Copeland	Goldthwaite	Ingram
Bishop	Daniel	Goodwyn	Jenkins
Brannan	Dodd	Gordon	Johnson (J. T. Tom)
Brewer	Dunn	Gross	Jones (Covington)
Broadfoot	Edwards	Grouby	Jones (Monroe)

Locke	Morrow	Powell	Speaks
McClendon (Chambers)	Nichols	Pruitt	Sullivan
McLendon (Bullock)	Oden	Ramey	Torbert
Martin	Owens	Rozelle	Turner
Meade	Perry	Self	Turnham
Merrill	Phillips	Smith (Russell)	Vickers

—68

Nays:

Messrs.	Guthrie	Long (Perry)	Salter
Bailey	Lee	Ray	Solomon
Chambers	Long (Lauderdale)	Rogers	Thomas
Franklin			

—12

And said bill, H. 106, as amended, was again read at length and lost.

Yeas 50; Nays 31.

Yeas:

Mr. Speaker	Cook	Hankins	Oden
Albea	Daniel	Johnson (Hardaway)	Owens
Avery	Dickson	Johnston (Leonard)	Phillips
Barnett	Dodd	Jones (Covington)	Powell
Bassett	Dunn	Jones (Monroe)	Ramey
Bevill	Franklin	Lee	Rogers
Brannan	Gilchrist	Long (Lauderdale)	Rozelle
Broadfoot	Glass	Long (Perry)	Salter
Brooks	Goodwyn	McCorquodale	Solomon
Callahan	Gordon	McLendon (Bullock)	Speaks
Casey	Gross	Martin	Taylor
Cates	Grouby	Merrill	Thomas
Chambers	Hanby		

—50

Nays:

Messrs.	Engel	Johnson (J. T. Tom)	Pruitt
Adams	Ferguson	Locke	Ray
Bailey	Gilmer	Meade	Sessions
Brewer	Goldthwaite	Morrow	Smith (Russell)
Cabiness	Hain	Murphy	Sullivan
Camp	Hardy	Nichols	Torbert
Copeland	Harvey	Perry	Turner
Edwards	Ingram	Pierce	Vickers

—31

BILLS INDEFINITELY POSTPONED

On motion of Mr. Smith (Russell), the bill, H. 208, was indefinitely postponed.

On motion of Mr. Perry, the bill, H. 267, was indefinitely postponed.

And the bill:

H. 278. To amend Section 456 of Title 51, Code of Alabama 1940, which prescribes the license fees for advertising companies.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hain	Oden
Adams	Daniel	Hanby	Owens
Bailey	Dickson	Hankins	Perry
Barnett	Dodd	Hardy	Phillips
Bevill	Edwards	Harvey	Pruitt
Bishop	Faulk	Ingram	Ray
Brannan	Ferguson	Jenkins	Rogers
Brewer	Franklin	Johnston (Leonard)	Rozelle
Broadfoot	Gilchrist	Jones (Covington)	Self
Brooks	Gilmer	Jones (Monroe)	Sessions
Cabiness	Glass	Locke	Shumate
Callahan	Goldthwaite	Long (Lauderdale)	Solomon
Camp	Goodwyn	Long (Perry)	Speaks
Casey	Gordon	McClendon (Chambers)	Sullivan
Cates	Grouby	Meade	Taylor
Chambers	Guthrie	Nichols	Turner
Cook			

—65

And the bill:

H. 282. To create a solicitor's fund in each judicial circuit of Alabama where there does not now exist such fund; to provide for the appropriation of moneys to said fund from solicitor's fees taxed and collected in all criminal cases in all courts in such judicial circuits; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 56; Nays 0.

Yeas:

Mr. Speaker	Cook	Hankins	Owens
Adams	Copeland	Hardy	Perry
Bailey	Daniel	Harris	Phillips
Bassett	Dodd	Harvey	Pruitt
Bevill	Edwards	Ingram	Ray
Bishop	Franklin	Johnston (Leonard)	Rogers
Brannan	Gilchrist	Jones (Covington)	Rozelle
Broadfoot	Gilmer	Lee	Self
Brooks	Goodwyn	Long (Perry)	Sessions
Cabiness	Gordon	McClendon (Chambers)	Shumate
Camp	Grouby	Merrill	Solomon
Casey	Guthrie	Murphy	Sullivan
Cates	Hain	Nichols	Thomas
Chambers	Hanby	Oden	Turner

—56

And the bill:

H. 279. To amend Section 4 of Act No. 784, page 1069, Acts of Alabama, 1953 Regular Session, approved September 19, 1953, entitled, "An Act To provide that commercial fishing gear, which shall include commercial gear for the taking of fresh water mussels, may be used in commercial fishing in the public fresh waters of this State and to provide that the Department of Conservation may prescribe rules for and when, where and how the same may be used. To provide for licenses and the issuance thereof permitting the use of such commercial fishing gear. To provide licenses for wholesale and retail dealers of fresh water non-game fish. To provide for the issuance of such licenses and the disposition of the revenue derived therefrom. To provide for the seizure and confiscation of commercial fishing gear used in violation of the terms of this Act. To provide for a penalty for the violations of any provision of this Act and to provide for the disposition of the license fees and the fines accruing from violations of this Act. To repeal Sections 70, 71, 72, 74 and 77 of Title 8, Code of Alabama 1940, and to repeal Act No. 263, 1945 General Acts of Alabama, page 407, approved July 7, 1945, which relates to commercial fishing gear to be used in public fresh waters of this State and the licensing of such gear. To repeal Section 73 of Title 8, Code of Alabama 1940, as amended by Act No. 556, 1943 General Acts of Alabama, page 543, approved July 10, 1943, and by Act No. 306, 1947 General Acts of Alabama, page 163, approved August 14, 1947."

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 42; Nays 21.

Yeas:

Mr. Speaker	Daniel	Hain	Owens
Adams	Dickson	Hardy	Perry
Bailey	Dunn	Harris	Phillips
Bassett	Edwards	Johnson (Hardaway)	Powell
Bevill	Faulk	Jones (Monroe)	Rogers
Brannan	Ferguson	Long (Lauderdale)	Sessions
Brooks	Franklin	McCorquodale	Solomon
Casey	Gilmer	Murphy	Speaks
Chambers	Goodwyn	Nettles	Sullivan
Cook	Gordon	Nichols	Taylor
Copeland	Guthrie		

—42

Nays:

Messrs.	Broadfoot	Jenkins	Pruitt
Albee	Camp	Johnston (Leonard)	Ray
Avery	Cates	Jones (Covington)	Rozelle
Barnett	Gilchrist	Meade	Self
Bishop	Gross	Oden	Turner
Brewer	Harvey		

—21

And the bill:

H. 274. To authorize and provide for the payment, out of the county treasury of the county composing such judicial circuit, of a monthly allow-

ance for expenses incurred in the conduct and maintenance of his office and in the proper and efficient performance and discharge of his duties to each circuit judge in every judicial circuit composed of one county having a population of not less than 42,000 nor more than 46,000 inhabitants, according to the last, or any subsequent, federal decennial census.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hardy	Oden
Adams	Dunn	Harris	Perry
Albea	Edwards	Harvey	Phillips
Bailey	Faulk	Ingram	Powell
Barnett	Ferguson	Johnson (Hardaway)	Pruitt
Bassett	Franklin	Johnston (Leonard)	Ray
Bevill	Gilchrist	Jones (Covington)	Rogers
Bishop	Gilmer	Jones (Monroe)	Rozelle
Brannan	Glass	Locke	Self
Brewer	Goldthwaite	Long (Perry)	Sessions
Brooks	Goodwyn	McClendon (Chambers)	Smith (Russell)
Camp	Gordon	McLendon (Bullock)	Solomon
Cates	Gross	Meade	Speaks
Chambers	Grouby	Merrill	Sullivan
Cook	Guthrie	Morrow	Taylor
Copeland	Hain	Murphy	Turner
Daniel	Hankins	Nichols	

—67

And the bill:

H. 275. Relating to counties having populations of not less than 42,000 nor more than 46,000 according to the last or any subsequent federal decennial census; to authorize county governing bodies to provide for payment of additional expense and clerk hire allowances to certain county officers.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hankins	Murphy
Adams	Dickson	Hardy	Nichols
Albea	Edwards	Harris	Oden
Bailey	Engel	Harvey	Perry
Barnett	Faulk	Ingram	Phillips
Bassett	Ferguson	Johnson (Hardaway)	Powell
Bevill	Franklin	Johnston (Leonard)	Pruitt
Bishop	Gilchrist	Jones (Covington)	Ray
Brannan	Gilmer	Jones (Monroe)	Rogers
Brewer	Glass	Locke	Rozelle
Brooks	Goldthwaite	Long (Perry)	Self
Cabiness	Goodwyn	McClendon (Chambers)	Sessions
Camp	Gordon	McCorquodale	Solomon
Cates	Gross	McLendon (Bullock)	Speaks
Chambers	Grouby	Meade	Sullivan
Cook	Guthrie	Merrill	Taylor
Copeland	Hain	Morrow	Turner

—68

And the bill:

H. 276. To provide an allowance for expenses to the circuit solicitors of circuits composed of one county having a population of not less than 42,000 nor more than 46,000.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 72; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hankins	Murphy
Adams	Dodd	Hardy	Nichols
Albea	Dunn	Harris	Oden
Bailey	Edwards	Harvey	Owens
Barnett	Engel	Ingram	Perry
Bassett	Faulk	Johnson (Hardaway)	Phillips
Bevill	Ferguson	Johnston (Leonard)	Powell
Bishop	Franklin	Jones (Covington)	Pruitt
Brannan	Gilchrist	Jones (Monroe)	Ray
Brewer	Gilmer	Locke	Rogers
Broadfoot	Glass	Long (Lauderdale)	Rozelle
Brooks	Goldthwaite	Long (Perry)	Self
Cabiness	Goodwyn	McClendon (Chambers)	Sessions
Camp	Gordon	McCorquodale	Solomon
Cates	Gross	McLendon (Bullock)	Speaks
Chambers	Grouby	Meade	Sullivan
Copeland	Guthrie	Merrill	Taylor
Daniel	Hain	Morrow	Turner

—72

And the bill:

H. 273. To provide for the compensation to be paid certain officers by counties and the largest city in any such county having a population of 600,000 or more according to the last or any succeeding decennial federal census.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker	Dunn	Harris	Nichols
Adams	Edwards	Harvey	Oden
Albea	Engel	Ingram	Owens
Bailey	Faulk	Johnson (Hardaway)	Perry
Barnett	Ferguson	Johnston (Leonard)	Phillips
Bassett	Franklin	Jones (Covington)	Powell
Bevill	Gilchrist	Jones (Monroe)	Pruitt
Bishop	Gilmer	Locke	Ray
Brannan	Glass	Long (Lauderdale)	Rogers
Branyon	Goldthwaite	Long (Perry)	Rozelle
Broadfoot	Goodwyn	McClendon (Chambers)	Self
Brooks	Gordon	McCorquodale	Sessions
Camp	Gross	McLendon (Bullock)	Solomon
Cates	Grouby	Meade	Speaks
Chambers	Guthrie	Merrill	Sullivan
Copeland	Hain	Morrow	Taylor
Dickson	Hankins	Murphy	Turner
Dodd	Hardy		

—70

And the bill:

H. 234. Relating to the manufacture or traffic in intoxicating liquor in dry counties; providing that the holding, owning, having in possession, or paying the tax for a liquor revenue stamp or stamps for the manufacture or traffic in intoxicating liquor issued under the laws of the United States shall be prima facie evidence of violation of the prohibition laws in effect in the county.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 48; Nays 6.

Yeas:

Mr. Speaker	Dickson	Guthrie	Nichols
Bailey	Dodd	Hain	Oden
Bassett	Dunn	Hankins	Owens
Bevill	Engel	Hardy	Perry
Brannan	Faulk	Harris	Rogers
Brewer	Ferguson	Ingram	Rozelle
Brooks	Franklin	Johnson (Hardaway)	Self
Callahan	Gilchrist	Johnston (Leonard)	Sessions
Camp	Gilmer	Meade	Solomon
Chambers	Glass	Morrow	Speaks
Copeland	Gordon	Murphy	Sullivan
Daniel	Grouby	Nettles	Turner

—48

Nays:

Messrs.	Broadfoot	Jones (Monroe)	Pruitt
Albea	Jones (Covington)	Long (Lauderdale)	

—6

And the bill:

H. 280. To provide a program for the protection of forest trees from insect infestation and disease. To establish a system and method for the suppression of infestation and disease in forest trees. To provide for co-operative agreements with Federal Government, other agencies and persons.

Was read a third time at length and passed, and ordered sent forthwith to the Senate without engrossment.

Yeas 62; Nays 0.

Yeas:

Mr. Speaker	Chambers	Gordon	Jones (Covington)
Adams	Cook	Gross	Jones (Monroe)
Albea	Copeland	Grouby	Long (Lauderdale)
Bailey	Dickson	Guthrie	McClendon (Chambers)
Bevill	Dodd	Hain	McCorquodale
Bishop	Dunn	Hanby	Meade
Brannan	Engel	Hankins	Merrill
Brewer	Faulk	Hardy	Morrow
Broadfoot	Ferguson	Harris	Murphy
Brooks	Franklin	Harvey	Nichols
Cabiness	Gilmer	Ingram	Oden
Camp	Glass	Johnson (Hardaway)	Owens
Cates	Goldthwaite	Johnston (Leonard)	Perry

Pierce
Pruitt
Ray

Rogers
Rozelle
Sessions

Smith (Russell)
Solomon

Taylor
Turner

—62

H. 152 INDEFINITELY POSTPONED

On motion of Mr. Self, the bill, H. 152, was indefinitely postponed.

RESOLUTIONS

The following resolutions were introduced:

By Mr. Cabiness:

H. J. R. 20. WHEREAS, within our membership we are blessed with the presence of three fine gentlemen who through their diligence, ability, and understanding have led this body through a successful session; and

WHEREAS, the outstanding leadership furnished by these gentlemen has contributed immeasurably to the accomplishments of this legislature, now therefore

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That the Honorable Pat Boyd of Pike, the Honorable Ira Pruitt of Sumter, and the Honorable Joe Smith of Russell are hereby commended for their excellent leadership which has contributed so greatly to the progress and benefit of the State of Alabama.

On motion of Mr. Cabiness the rules were suspended and H. J. R. 20 was adopted.

Also:

By Mr. Cabiness:

H. J. R. 21. WHEREAS W. A. LeCroy became State Superintendent of Education at a time when the public schools of the State were facing a dire crisis, and

WHEREAS he has ably provided continued leadership and has made sincere efforts to alleviate the crisis, therefore

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, that the legislature commends Superintendent W. A. LeCroy for his dynamic leadership in the field of education and extends best wishes to him in his position as State Superintendent of Education.

On motion of Mr. Cabiness the rules were suspended and H. J. R. 21 was adopted.

Also:

By Mr. Dodd:

H. J. R. 22. WHEREAS, H. B. 433 of the 1961 Regular Session passed the House and was lost in the logjam in the Senate on the date of its final adjournment; and,

WHEREAS, the purpose of H. B. 433 was to provide certain Confederate pension benefits to two and only two persons in the State; and,

WHEREAS, there is a possibility that the relief that would have been afforded these persons under said bill had it been enacted can be accorded under the regulations of the Department of Pensions and Security; be it

RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the Commissioner of Pensions and Security be memorialized to investigate this situation and to take whatever action he legally can to see to it that the intent and purpose of H. B. 433 is carried out in full.

On motion of Mr. Dodd the rules were suspended and H. J. R. 22 was adopted.

Also:

By Messrs. Copeland, Hanby, Meade and Harris:

H. J. R. 23. RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the farm-to-market road running from Noccalula Falls in Gadsden to the junction of said road with Alabama Highway 35, by way of Mt. Pisgah, Tabor, Pleasant Valley, Mt. Vernon and Ruhama, is hereby designated and shall be known as the Noccalula-Desota Parkway; and the State Highway Department shall cause to be placed along such route appropriate signs and markers denoting the name of the road.

On motion of Mr. Copeland the rules were suspended and H. J. R. 23 was adopted.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Joint Resolutions hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 1:45 P. M. On September 14, 1961

H. J. R. 5

H. J. R. 8

H. J. R. 9

H. J. R. 10

H. J. R. 11

H. J. R. 12

H. J. R. 13

OAKLEY MELTON, JR.
Clerk.

ADJOURNMENT

On motion of Mr. Pruitt the House adjourned until Friday, September 15, 1961, at ten o'clock A.M.

FIFTH DAY

House of Representatives
Montgomery, Alabama
Friday, September 15, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by the Reverend Wyley Peebles, Pastor, Lakeview Baptist Church, Auburn, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Dodd	Johnson (Hardaway)	Ramey
Adams	Dunn	Johnson (J. T. Tom)	Rast
Albea	Edwards	Johnston (Leonard)	Ray
Avery	Engel	Jones (Gerington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Salter
Boyd	Glass	McClendon (Chambers)	Self
Brannan	Goldthwaite	McCorquodale	Sessions
Branyon	Goodwyn	McLendon (Builock)	Shumate
Brewer	Gordon	Martin	Smith (Russell)
Broadfoot	Grant	Meade	Smith (St. Clair)
Brooks	Gross	Merrill	Solomon
Cabiness	Grouby	Morrow	Speaks
Callahan	Guthrie	Murphy	Steagall
Camp	Hain	Nichols	Sullivan
Casey	Hanby	Oakley	Taylor
Cates	Hankins	Oden	Thomas
Chambers	Hardy	Perry	Torbert
Cook	Harris	Phillips	Trimmier
Copeland	Harvey	Pierce	Turner
Cornett	Ingram	Powell	Turnham
Daniel	Jenkins	Pruitt	Vickers
Dickson			

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A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the fourth legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On Motion of Mr. Pruitt, the reading at length of the Journal of the House for the fourth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the fourth legislative day was approved.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 17. Relative to naming S. B. 2 "The Haltom-Roberts (Madison)-Brewer-Copeland Bill."

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 21. Commending W. A. LeCroy for his work in the field of education.

H. J. R. 14. Commending Mr. Joe McCorquodale for his service to his county.

H. J. R. 20. Commending Pat Boyd, Ira Pruitt and Joe Smith.

H. J. R. 22. Relative to H. B. 433.

H. J. R. 19. Naming part of U. S. 78 "The John Patterson White Way."

H. J. R. 23. Designating a road in Gadsden as the Noccalula-Desoto Parkway.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bill and ordered same sent forthwith to the House without engrossment:

By Mr. Archer:

S. 227. To alter and rearrange the boundaries of the City of Huntsville so as to annex certain territory to the city.

With notice and proof thereto attached and herewith exhibited as follows:

LEGAL NOTICE

STATE OF ALABAMA COUNTY OF MADISON

Notice is hereby given that a bill substantially as follows will be introduced in the Legislature of Alabama and application for its passage and enactment will be made, to-wit:

A BILL TO BE ENTITLED AN ACT

To alter and rearrange the boundaries of the City of Huntsville so as to annex certain territory to the city.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The boundaries of the City of Huntsville are hereby altered and rearranged so as to embrace within the corporate limits of said city the unincorporated territory hereinafter described lying in Madison County, together with the territory heretofore incorporated within the corporate limits and boundary lines of the city, to-wit:

Tract One: All that part of the Northwest quarter of Section 11, Township 3 South, Range 1 West of the Huntsville Meridian, Madison County, Alabama, more particularly described as beginning at a point in the center of Winchester Road, said point is the center of the west boundary of said Section 11; thence North 0 degrees 43 minutes West 2629.50 feet to a point; thence North 89 degrees 23 minutes East 1681.91 feet to a point; thence South 0 degrees 24 minutes East 2641.50 feet to a point in the center of said Winchester Road; thence due West along said center of Winchester Road 1667.45 feet to the place of beginning and containing 101.1 acres, more or less.

Tract Two: All that part of the northwest quarter of Section 32, Township 4, South, Range 1 East, of the Huntsville Meridian, Madison County, Alabama; particularly described as beginning at a point on the north boundary of said Section 32, said point is further described as being south 89 degrees 45 minutes east 295.2 feet from the northwest corner of said Section 32; thence from the place of beginning south 89 degrees 45 minutes east along the north boundary of said Section 32, Township 4 South Range 1 East, 2369.8 feet to a point; on the east boundary of the northwest quarter of said Section 32; thence south 0 degrees 54 minutes west along the east boundary of the northwest quarter of said Section 32, 1328.7 feet to a point; thence north 89 degrees 28 minutes west 1122.11 feet to a point which is the northeast corner of Dellwood Heights Subdivision, Huntsville, Alabama; thence north 89 degrees 43 minutes west along the north boundary of said Dellwood Heights Subdivision 1531.8 feet to a point on the west boundary of the northwest quarter of said Section 32; thence north 0 degrees 25 minutes east along the west boundary of the northwest quarter of said Section 32, 1027.2 feet to a point which is the southwest corner of a 2 acre tract of land owned by J. Morris; thence south 89 degrees 45 minutes east 295.2 feet to a point; thence north 0 degrees 25 minutes east 295.2 feet to the place of beginning and containing 79.28 acres, more or less.

Tract Three: All that part of the northwest quarter of Section 32, Township 4 South, Range 1 East, of the Huntsville Meridian, Madison County, Alabama particularly described as beginning at the northwest corner of said Section 32; thence south 89 degrees 45 minutes east along the north boundary of said Section 32, 295.2 feet to a point; thence south 0 degrees 25 minutes west 295. feet to a point; thence north 89 degrees 45 minutes west 295.2 feet to a point on the west boundary of said Section 32; thence north 0 degrees 25 minutes east along the west boundary of said Section 32, 295.2 feet to the place of beginning and containing 2.0 acres, more or less.

Tract Four: All that part of Section 32, Township 4 South, Range 1 East of the Huntsville Meridian, Madison County, Alabama, particularly described as beginning at an iron stake in a North South fence line; said point of true beginning is further described as being South 3 degrees, 03 minutes, 50 seconds West 10.5 feet from the Southeast corner of Lot 37 of Dellwood Heights Subdivision as recorded in Plat Book 1, page 313, Probate Records, Madison County, Alabama; thence from the point of true beginning South 85 degrees, 31 minutes, 38 seconds East 295.83 feet to an iron stake; thence North 0 degrees 51 minutes East 1061.58 feet to an iron stake; thence North 89 degrees, 26 minutes, 24 seconds West 254.96 feet to an iron stake; thence South 3 degrees, 03 minutes, 50 seconds West 1042.36 feet to point of beginning, and containing 6.64 acres, more or less.

Tract Five: All that part of the Northwest Quarter of Section 32, Township 4 South, Range 1 East of the Huntsville Meridian, Madison County, Alabama:

More particularly described as beginning at the Southeast corner of Lot 31 of Dellwood Heights Subdivision as recorded in Plat Book 1, page 313, Probate Records, Madison County, Alabama; thence from the point of beginning North 89 degrees 59 minutes east along the North boundary of Lot 32 of said Dellwood Heights Subdivision 253.0 feet to a point on the East boundary of said Dellwood Heights Subdivision; thence North 1 degree 55 minutes East along the East boundary extended North of said Dellwood Heights Subdivision 382.26 feet to a point thence North 89 degrees 28 minutes West 253.0 feet to the Northeast corner of Lot 30 of said Dellwood Heights Subdivision; thence South 1 degree 55 minutes West along the East boundaries of Lots 30 and 31 of said Dellwood Heights Subdivision 383.9 feet to the point of beginning and containing 2.2 acres, more or less.

Section 2. This Act shall take effect October 1, 1961.

PROOF OF PUBLICATION

STATE OF ALABAMA
MADISON COUNTY

Before me, W. C. Lewis, a Notary Public in and for said State and County, personally appeared R. M. Buchanan, known to me, who being by me first duly sworn, deposes and says he is General Manager of The Huntsville Times, a newspaper published and printed at Huntsville, Madison County, Alabama, and that the attached legal notice was published in said newspaper on April 26, May 3, 10, and 17, 1961.

R. M. BUCHANAN,
General Manager.

Sworn to and subscribed before me this the 11 day of September, 1961.

WILLIAM C. LEWIS,
Notary Public.
My commission expires January 30, 1965.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bill, the title to which is set out in the above and foregoing Message from the Senate, was read one time and referred to appropriate Standing Committee as follows:

S. 227. Local Legislation No. 1.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. Halton, Robison, Andrews, deGraffenried, Jones, Eddins, Caffey, Leonard, Hines, Rutledge, Barnett, Kendall, Graham, Dumas, Shelton, Clark, Wilson, Farmer and Word:

S. J. R. 21. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA;

WHEREAS, the Benevolent and Protective Order of Elks in the State of Alabama through the collective dedicated efforts of the members of its twenty-five lodges and affiliated Elks Women's Auxiliaries and Emblem Clubs has recently brought about the establishment and dedication of the Memorial Center for the Handicapped in Chisholm, near the corporate limits of the City of Montgomery, Alabama, for the domiciliary care and training of handicapped children; and

WHEREAS, the establishment of said Elks Memorial Center for the Handicapped is expected to eventually lead to a regular and sustained program of rehabilitation, training and domiciliary care for two hundred children in each class undertaking financed solely by the voluntary contributions of the Elks of Alabama and its affiliated women's organizations; and

WHEREAS, the establishment and operation of said Elks Memorial Center for the Handicapped represents a true exemplification of the cardinal principles of said sponsoring organizations and is recognized by the Legislature of Alabama to further represent an outstanding contribution in the field of vocational rehabilitation.

NOW THEREFORE BE IT RESOLVED BY THE SENATE OF ALABAMA, THE HOUSE OF REPRESENTATIVES CONCURRING, That the Benevolent and Protective Order of Elks of the State of Alabama and its affiliated Women's Auxiliaries and Emblem Clubs are herewith warmly and highly commended and congratulated for this great humanitarian service program for the handicapped children of our state and that our best wishes are extended for the success of this worthwhile undertaking.

BE IT FURTHER RESOLVED, That a copy of this resolution be spread on the journals of the Senate and the House of Representatives and that each

of the twenty-five Elks Lodges in the State of Alabama be forwarded a copy of this commendation.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Long (Lauderdale) the rules were suspended and the House concurred in and adopted the S. J. R. 21 set out in the above and foregoing Message from the Senate.

RESOLUTIONS

The following resolutions were introduced:

By Mr. Cabiness:

H. J. R. 24. WHEREAS, the Honorable Wiley P. Gordon has worked tirelessly for the senior citizens of the State and is recognized as an ardent advocate for their cause, and

WHEREAS, his efforts in their behalf are evidenced by both his personal acts and by his legislative record, and

WHEREAS, there are among the bills now pending a bill sponsored by Representative Gordon which would create the Alabama Aging Citizens Commission to promote the health, happiness, and general welfare of the elderly citizens, now therefore

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That the Legislature commends Representative Gordon for his dedicated work in behalf of the elder citizens of the State.

On motion of Mr. Cabiness the rules were suspended and H. J. R. 24 was adopted.

Also:

By Messrs. Pierce, Goodwyn, Bailey, Goldthwaite, Gilmer, Hardy, Hain, Avery, Dodd, Turner, Rast and Grant:

H. J. R. 25. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature of Alabama is proud of this State's beautiful, vivacious and talented Miss Haden Harris who was named Alabama's Dairy Princess in June and has recently been named alternate American Dairy Princess at a contest sponsored by the American Dairy Association in Chicago; and hereby congratulates Miss Harris on having been accorded this signal honor and the judges for the American Dairy Princess Contest for their excellent judgment in choosing Miss Harris for this position, for her poise and charming manner admirably fit her to fill the role of a princess should the Princess be unable to serve.

BE IT FURTHER RESOLVED, That a copy of this resolution be transmitted to Miss Haden Harris of Snowdown, Alabama, and a copy thereof be transmitted to the sponsors of the American Dairy Princess Contest.

On motion of Mr. Pierce the rules were suspended and H. J. R. 25 was adopted.

BILLS ON THIRD READING

S. 14. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

Was read a third time at length and passed.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Powell
Adams	Dickson	Ingram	Pruitt
Albea	Dodd	Jenkins	Ramey
Bailey	Dunn	Johnston (Leonard)	Rast
Barnett	Engel	Jones (Covington)	Ray
Bassett	Faulk	Jones (Monroe)	Roberts
Bevill	Ferguson	Locke	Rogers
Bishop	Franklin	Long (Lauderdale)	Rozelle
Boyd	Gilchrist	McClendon (Chambers)	Salter
Brannan	Gilmer	McCorquodale	Self
Branyon	Glass	McLendon (Bullock)	Sessions
Broadfoot	Goldthwaite	Martin	Smith (Russell)
Brooks	Goodwyn	Meade	Smith (St. Clair)
Cabiness	Gordon	Merrill	Speaks
Callahan	Grant	Morrow	Steagall
Camp	Gross	Murphy	Sullivan
Casey	Grouby	Oakley	Taylor
Cates	Hain	Oden	Torbert
Chambers	Hanby	Perry	Trimmier
Cook	Hankins	Phillips	Turner
Copeland	Hardy	Pierce	Turnham
Cornett	Harris		

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And the bill:

S. 16. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Broadfoot	Gilmer	Jones (Monroe)	Ramey
Brooks	Glass	Long (Lauderdale)	Rast
Cabiness	Goldthwaite	Long (Perry)	Ray
Callahan	Gordon	McClendon (Chambers)	Rogers
Camp	Grant	McCorquodale	Rozelle
Casey	Gross	McLendon (Bullock)	Salter
Cates	Grouby	Martin	Self
Chambers	Guthrie	Meade	Sessions
Cook	Hain	Merrill	Smith (Russell)
Copeland	Hanby	Morrow	Smith (St. Clair)
Cornett	Hankins	Murphy	Solomon
Daniel	Hardy	Oakley	Speaks
Dickson	Harris	Oden	Steagall
Dodd	Harvey	Owens	Sullivan
Dunn	Ingram	Perry	Taylor
Engel	Jenkins	Phillips	Torbert
Faulk	Johnson (Hardaway)	Pierce	Trimmier
Ferguson	Johnston (Leonard)	Powell	Turner
Franklin	Jones (Covington)	Pruitt	Turnham
Gilchrist			

—89

And the bill:

S. 22. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Phillips
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Avery	Dunn	Johnson (Hardaway)	Ramey
Bailey	Engel	Johnston (Leonard)	Rast
Barnett	Faulk	Jones (Covington)	Ray
Bassett	Ferguson	Jones (Monroe)	Rogers
Bishop	Franklin	Lee	Rozelle
Boyd	Gilchrist	Long (Lauderdale)	Salter
Brannan	Glass	Long (Perry)	Self
Branyon	Goldthwaite	McClendon (Chambers)	Sessions
Broadfoot	Gordon	McCorquodale	Smith (Russell)
Cabiness	Grant	McLendon (Bullock)	Solomon
Callahan	Gross	Martin	Speaks
Camp	Grouby	Meade	Steagall
Casey	Guthrie	Merrill	Sullivan
Cates	Hain	Morrow	Taylor
Chambers	Hanby	Murphy	Thomas
Cook	Hankins	Oakley	Torbert
Copeland	Hardy	Oden	Turner
Cornett	Harris	Perry	Turnham

—84

And the bill:

S. 23. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Copeland	Harris	Powell
Adams	Cornett	Harvey	Pruitt
Albea	Daniel	Ingram	Ramey
Avery	Dickson	Jenkins	Rast
Bailey	Dodd	Johnston (Leonard)	Ray
Barnett	Dunn	Jones (Covington)	Rogers
Bassett	Engel	Lee	Rozelle
Bevill	Faulk	Long (Perry)	Salter
Bishop	Ferguson	McClendon (Chambers)	Self
Boyd	Franklin	McCorquodale	Sessions
Brannan	Gilchrist	Martin	Smith (St. Clair)
Branyon	Gilmer	Meade	Solomon
Broadfoot	Glass	Merrill	Speaks
Brooks	Goldthwaite	Morrow	Steagall
Cabiness	Goodwyn	Murphy	Sullivan
Callahan	Grant	Oakley	Taylor
Camp	Guthrie	Oden	Thomas
Casey	Hain	Owens	Torbert
Cates	Hanby	Perry	Turner
Chambers	Hankins	Phillips	Turnham
Cook	Hardy	Pierce	

—83

And the bill:

S. 38. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

Was read a third time at length and passed.

Yeas 74; Nays 8.

Yeas:

Mr. Speaker	Dickson	Jenkins	Powell
Adams	Dodd	Jones (Monroe)	Pruitt
Albea	Dunn	Lee	Ramey
Avery	Engel	Long (Perry)	Rast
Bailey	Faulk	McClendon (Chambers)	Ray
Barnett	Ferguson	McCorquodale	Rogers
Bassett	Franklin	McLendon (Bullock)	Rozelle
Bevill	Gilmer	Martin	Salter
Boyd	Glass	Meade	Self
Brannan	Goldthwaite	Merrill	Smith (St. Clair)
Brooks	Goodwyn	Morrow	Solomon
Cabiness	Gordon	Murphy	Steagall
Camp	Grant	Oakley	Sullivan
Cates	Guthrie	Oden	Taylor
Chambers	Hanby	Owens	Thomas
Cook	Hardy	Perry	Torbert
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram		

—74

Nays:

Messrs.	Broadfoot	Johnson (Hardaway)	Jones (Covington)
Bishop	Hankins	Johnston (Leonard)	Long (Lauderdale)
Branyon			

—8

And the bill:

S. 40. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Was read a third time at length and passed.

Yeas 77; Nays 6.

Yeas:

Mr. Speaker	Dodd	Ingram	Pruitt
Adams	Dunn	Jenkins	Ramey
Albea	Engel	Jones (Monroe)	Rast
Bailey	Faulk	Lee	Ray
Barnett	Ferguson	Long (Perry)	Rogers
Bassett	Franklin	McClendon (Chambers)	Rozelle
Bevill	Gilchrist	McCorquodale	Salter
Bishop	Glass	McLendon (Bullock)	Self
Boyd	Goldthwaite	Martin	Smith (Russell)
Broadfoot	Goodwyn	Meade	Smith (St. Clair)
Brooks	Gordon	Merrill	Solomon
Cabiness	Grant	Morrow	Speaks
Camp	Gross	Murphy	Steagall
Cates	Guthrie	Oakley	Sullivan
Chambers	Hain	Oden	Taylor
Cook	Hanby	Owens	Thomas
Copeland	Hardy	Perry	Torbert
Cornett	Harris	Phillips	Turner
Daniel	Harvey	Powell	Turnham
Dickson			

—77

Nays:

Messrs.	Hankins	Johnston (Leonard)	Long (Lauderdale)
Branyon	Johnson (Hardaway)	Jones (Covington)	

—6

And the bill:

S. 44. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dodd	Jenkins	Pierce
Albea	Dunn	Johnson (Hardaway)	Powell
Avery	Engel	Johnston (Leonard)	Pruitt
Bailey	Faulk	Jones (Covington)	Ramey
Barnett	Ferguson	Jones (Monroe)	Rast
Bassett	Franklin	Lee	Ray
Bishop	Gilchrist	Long (Lauderdale)	Rogers
Boyd	Gilmer	Long (Perry)	Rozelle
Brannan	Glass	McClendon (Chambers)	Self
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Broadfoot	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Brooks	Gordon	Martin	Solomon
Cabiness	Grant	Meade	Speaks
Camp	Gross	Merrill	Steagall
Cates	Grouby	Morrow	Taylor
Chambers	Guthrie	Murphy	Thomas
Cook	Hanby	Oakley	Torbert
Copeland	Hankins	Oden	Turner
Cornett	Harris	Owens	Turnham
Daniel	Harvey	Perry	

—83

And the bill:

S. 73. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Was read a third time at length and passed.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Dickson	Harvey	Pierce
Albea	Dodd	Ingram	Powell
Avery	Dunn	Jenkins	Pruitt
Bailey	Engel	Johnson (Hardaway)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Covington)	Ray
Bevill	Franklin	Jones (Monroe)	Rogers
Bishop	Gilchrist	Lee	Rozelle
Boyd	Gilmer	Long (Perry)	Salter
Brannan	Glass	McClendon (Chambers)	Self
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brooks	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Cabiness	Gordon	Martin	Solomon
Callahan	Grant	Meade	Speaks
Camp	Gross	Merrill	Steagall
Casey	Grouby	Morrow	Taylor
Cates	Guthrie	Murphy	Thomas
Chambers	Hain	Nichols	Torbert
Cook	Hanby	Oakley	Trimmier
Copeland	Hankins	Oden	Turner
Cornett	Hardy	Owens	Turnham
Daniel	Harris	Perry	

—87

And the bill:

S. 77. To provide for continuous code revision and to appropriate funds for that purpose.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Pierce
Adams	Daniel	Ingram	Powell
Albea	Dickson	Jenkins	Pruitt
Bailey	Dodd	Johnson (Hardaway)	Ramey
Barnett	Dunn	Johnston (Leonard)	Rast
Bassett	Engel	Jones (Covington)	Ray
Bevill	Faulk	Jones (Monroe)	Rogers
Bishop	Ferguson	Lee	Rozelle
Boyd	Franklin	Long (Lauderdale)	Salter
Brannan	Gilchrist	Long (Perry)	Self
Branyon	Gilmer	McClendon (Chambers)	Sessions
Brewer	Glass	McCorquodale	Smith (Russell)
Brooks	Goldthwaite	McLendon (Bullock)	Solomon
Cabiness	Grant	Martin	Speaks
Callahan	Gross	Meade	Steagall
Camp	Grouby	Morrow	Sullivan
Casey	Guthrie	Murphy	Taylor
Cates	Hain	Nichols	Thomas
Chambers	Hanby	Oakley	Torbert
Cook	Hardy	Owens	Turner
Copeland	Harris	Perry	Turnham

—84

And the bill:

S. 78. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

Was read a third time at length and passed.

Yeas 78; Nays 3.

Yeas:

Mr. Speaker	Brooks	Dodd	Guthrie
Adams	Cabiness	Faulk	Hain
Albea	Camp	Ferguson	Hanby
Bailey	Casey	Franklin	Hardy
Barnett	Cates	Gilmer	Harris
Bassett	Chambers	Glass	Harvey
Bevill	Cook	Goldthwaite	Ingram
Bishop	Copeland	Goodwyn	Jenkins
Boyd	Cornett	Gordon	Johnston (Leonard)
Brewer	Daniel	Grant	Jones (Monroe)
Broadfoot	Dickson	Gross	Lee

Long (Perry)	Nichols	Ray	Speaks
McClendon (Chambers)	Oakley	Rogers	Steagall
McCorquodale	Owens	Rozelle	Sullivan
McLendon (Bullock)	Perry	Self	Taylor
Martin	Phillips	Sessions	Thomas
Meade	Pierce	Smith (Russell)	Torbert
Merrill	Powell	Smith (St. Clair)	Turner
Morrow	Pruitt	Solomon	Turnham
Murphy	Ramey		

—78

Nays:

Messrs.	Hankins	Jones (Covington)	Long (Lauderdale)
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—3

And the bill:

S. 81. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Was read a third time at length and passed.

Yeas 20; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Phillips
Adams	Dickson	Ingram	Pierce
Albea	Dodd	Jenkins	Powell
Bailey	Dunn	Johnson (Hardaway)	Pruitt
Barnett	Engel	Johnston (Leonard)	Ramey
Bassett	Faulk	Jones (Covington)	Rast
Bevill	Ferguson	Jones (Monroe)	Ray
Bishop	Franklin	Lee	Rogers
Boyd	Gilchrist	Long (Lauderdale)	Rozelle
Brannan	Gilmer	Long (Perry)	Self
Branyon	Glass	McClendon (Chambers)	Sessions
Brewer	Goldthwaite	McCorquodale	Smith (Russell)
Broadfoot	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Brooks	Gordon	Martin	Solomon
Cabiness	Grant	Meade	Speaks
Callahan	Gross	Merrill	Steagall
Camp	Grouby	Morrow	Sullivan
Casey	Guthrie	Murphy	Taylor
Cates	Hain	Nichols	Thomas
Chambers	Hanby	Oakley	Torbert
Cook	Hankins	Owens	Turner
Copeland	Hardy	Perry	Turnham
Cornett	Harris		

—90

And the bill:

S. 84. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Pierce
Adams	Dickson	Ingram	Powell
Albea	Dunn	Jenkins	Pruitt
Bailey	Engel	Johnson (Hardaway)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Covington)	Ray
Bevill	Franklin	Jones (Monroe)	Rogers
Bishop	Gilchrist	Locke	Rozelle
Boyd	Gilmer	Long (Lauderdale)	Salter
Brannan	Glass	Long (Perry)	Self
Branyon	Goldthwaite	McClendon (Chambers)	Sessions
Brewer	Goodwyn	McCorquodale	Smith (Russell)
Broadfoot	Gordon	McLendon (Bullock)	Smith (St. Clair)
Brooks	Grant	Martin	Solomon
Cabiness	Gross	Meade	Speaks
Callahan	Grouby	Merrill	Steagall
Camp	Guthrie	Morrow	Sullivan
Casey	Hain	Murphy	Taylor
Cates	Hanby	Nichols	Torbert
Cook	Hankins	Oakley	Trimmier
Copeland	Hardy	Perry	Turner
Cornett	Harris	Phillips	Turnham

—88

And the bill:

S. 85. Relating to taxation; exempting Young Men's Hebrew Associations (Y.M.H.A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions:

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr Speaker	Dodd	Johnson (Hardaway)	Pruitt
Adams	Edwards	Johnston (Leonard)	Ramey
Albea	Engel	Jones (Covington)	Rast
Bailey	Faulk	Jones (Monroe)	Ray
Barnett	Ferguson	Lee	Rogers
Bassett	Franklin	Locke	Rozelle
Bevill	Gilchrist	Long (Lauderdale)	Self
Bishop	Gilmer	Long (Perry)	Sessions
Boyd	Glass	McClendon (Chambers)	Smith (Russell)
Brannan	Goldthwaite	McCorquodale	Smith (St. Clair)
Branyon	Goodwyn	McLendon (Bullock)	Solomon
Brewer	Gordon	Martin	Speaks
Broadfoot	Gross	Meade	Steagall
Callahan	Guthrie	Merrill	Sullivan
Camp	Hain	Morrow	Taylor
Casey	Hanby	Murphy	Thomas
Cook	Hankins	Nichols	Torbert
Copeland	Hardy	Perry	Trimmier
Cornett	Harvey	Phillips	Turner
Daniel	Ingram	Pierce	Turnham
Dickson	Jenkins	Powell	

—83

And the bill:

S. 104. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Was read a third time at length and passed.

Yeas 77; Nays 7.

Yeas:

Mr. Speaker	Engel	Jenkins	Powell
Adams	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Lee	Ramey
Barnett	Franklin	Locke	Rast
Bassett	Gilchrist	Long (Lauderdale)	Ray
Bevill	Gilmer	Long (Perry)	Rozelle
Bishop	Goldthwaite	McClendon (Chambers)	Salter
Boyd	Goodwyn	McCorquodale	Sessions
Brannan	Gordon	McLendon (Bellock)	Smith (Russell)
Brewer	Grant	Martin	Smith (St. Clair)
Brooks	Gross	Meade	Solomon
Cabiness	Grouby	Merrill	Speaks
Camp	Guthrie	Morrow	Steagall
Cook	Hain	Murphy	Sullivan
Copeland	Hanby	Nichols	Thomas
Cornett	Hankins	Oakley	Torbert
Daniel	Hardy	Perry	Trimmier
Dickson	Harris	Phillips	Turner
Dodd	Ingram	Pierce	Turnham
Dunn			

—77

Nays:

Messrs.	Branyon	Jones (Covington)	Rogers
Albea	Johnson (Hardaway)	Jones (Monroe)	Self

—7

And the bill:

S. 112. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Was read a third time at length and passed.

Yeas 78; Nays 5.

Yeas:

Mr. Speaker	Barnett	Boyd	Broadfoot
Adams	Bassett	Brannan	Brooks
Albea	Bevill	Branyon	Camp
Bailey	Bishop	Brewer	Casey

Cates	Grant	McLendon (Bullock)	Ray
Cook	Grouby	Martin	Rogers
Copeland	Guthrie	Meade	Salter
Cornett	Hain	Merrill	Self
Dickson	Hankins	Morrow	Sessions
Dodd	Hardy	Murphy	Smith (Russell)
Engel	Harris	Nichols	Solomon
Faulk	Harvey	Oakley	Speaks
Ferguson	Ingram	Perry	Steagall
Franklin	Jenkins	Phillips	Sullivan
Gilchrist	Johnson (Hardaway)	Pierce	Taylor
Gilmer	Lee	Powell	Thomas
Glass	Locke	Pruitt	Torbert
Goldthwaite	Long (Perry)	Ramey	Turner
Goodwyn	McClendon (Chambers)	Rast	Turnham
Gordon	McCorquodale		

—78

Nays:

Messrs.	Johnston (Leonard)	Long (Lauderdale)	Rozelle
Cabiness	Jones (Covington)		

—5

And the bill:

S. 121. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Adams	Dunn	Jenkins	Powell
Albea	Engel	Johnson (Hardaway)	Pruitt
Bailey	Faulk	Johnston (Leonard)	Ramey
Barnett	Ferguson	Jones (Covington)	Rast
Bassett	Franklin	Jones (Monroe)	Ray
Bevill	Gilchrist	Lee	Rogers
Bishop	Gilmer	Locke	Rozelle
Boyd	Glass	Long (Lauderdale)	Salter
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Goodwyn	McClendon (Chambers)	Sessions
Brewer	Gordon	McCorquodale	Smith (Russell)
Broadfoot	Grant	McLendon (Bullock)	Smith (St. Clair)
Brooks	Gross	Martin	Solomon
Cabiness	Grouby	Meade	Speaks
Camp	Guthrie	Merrill	Steagall
Casey	Hain	Morrow	Sullivan
Cates	Hanby	Murphy	Taylor
Cook	Hankins	Nichols	Thomas
Cornett	Hardy	Oakley	Torbert
Daniel	Harris	Perry	Turner
Dickson	Harvey	Phillips	Turnham

—88

SUPREME COURT ADVISORY OPINION
THE STATE OF ALABAMA - - - JUDICIAL DEPARTMENT
THE SUPREME COURT OF ALABAMA
SPECIAL TERM 1961

To the Senate of Alabama
State Capitol
Montgomery, Alabama

Dear Sirs:

Your Resolution No. 6, adopted September 13, 1961, submits the following question for our consideration:

"Does either Section 284, as amended, or Section 66 of the Constitution of Alabama require that a bill passed by the Legislature, which proposes an amendment to the Constitution of Alabama, be signed by the presiding officer of each House, in the presence of the House over which he presided?"

We answer your inquiry in the negative.

Section 284 of the Constitution, as amended, makes no provision for the signing by the presiding officer of the House and Senate of a bill which proposes an amendment to the Constitution.

Section 66 of the Constitution of Alabama does not require that a bill passed by the Legislature which proposes an amendment to the Constitution of Alabama be signed by the presiding officer of each House. We so advised in In re Opinion of the Justices, 252 Ala. 89, 93, 39 So 2d 665, where we said in part as follows:

"... Section 66 of the Constitution, requiring the signatures of the presiding officer of each house on all bills and joint resolutions is not applicable to any action of the Legislature taken under Article XVIII of the Constitution. City of Ensley v. Simpson, 116 Ala. 366, 52 So. 61..."

Article XVIII of the Constitution of 1901 is that which prescribes the "mode of amending the Constitution."

Respectfully submitted,

/s/ J. ED LIVINGSTON
Chief Justice

/s/ THOMAS S. LAWSON
/s/ ROBERT T. SIMPSON
/s/ DAVIS F. STAKELY
/s/ JOHN L. GOODWYN
/s/ PELHAM J. MERRILL
/s/ JAS. S. COLEMAN, JR.
Associate Justices

SEPTEMBER 14, 1961

THE STATE OF ALABAMA JUDICIAL DEPARTMENT

THE SUPREME COURT OF ALABAMA
SPECIAL TERM 1961THE STATE OF ALABAMA
CITY AND COUNTY OF MONTGOMERY

I, J. Render Thomas, Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing pages numbered from one to two, inclusive, contain a full, true and correct copy of the opinion of a majority of the Justices of the Supreme Court of Alabama rendered on September 14, 1961, by said Justices in response and answer to Senate Resolution No. 6, requesting an advisory opinion involving the constitutional question presented as to the signing of Senate Bill 326, as the same appears and remains on record on file in this office.

WITNESS, J. Render Thomas, Clerk of the Supreme Court of Alabama, this the 14th day of September, 1961.

/s/ J. RENDER THOMAS
Clerk of the Supreme Court of Alabama

By Mr. Dumas

SENATE RESOLUTION NO. 6

RESOLVED BY THE SENATE OF ALABAMA that the Clerk of the Senate is hereby directed to transmit to the Chief Justice and the Associate Justices of the Supreme Court of Alabama the following communication;

At the regular session of the Legislature of Alabama of 1961 Senate Bill No. 326 was enacted proposing an amendment to the Constitution of Alabama. The journals of the House and Senate will show that the said bill was not signed by the Presiding Officer of each House in the presence of the House over which he presided. The Legislature is now in extraordinary session and desires the opinion of the Justices on the question hereinafter referred to in order that it might know whether it will be necessary to re-enact said bill.

Pursuant to the provisions of Title 12, Section 34, of the Code of Alabama, 1940, the Honorable Chief Justice and Associate Justices of the Supreme Court of Alabama are hereby respectfully requested to answer the following important constitutional question:

Does either Section 284, as amended, or Section 66 of the Constitution of Alabama require that a bill passed by the Legislature, which proposes an amendment to the Constitution of Alabama, be signed by the presiding officer of each House, in the presence of the House over which he presided?

I hereby certify the above is a true, correct and accurate copy of Senate Resolution No. 6, adopted by the Senate of Alabama, September 13, 1961.

/s/ J. E. SPEIGHT,
Secretary of Senate.

S. B. 326. By Messrs. Haltom, Shelton, Turner, Robison and Green:

A BILL
TO BE ENTITLED
AN ACT

To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The following amendment to the Constitution of Alabama is hereby proposed, to become valid as a part of the Constitution when approved by a majority of the qualified electors voting thereon and upon proclamation by the Governor as provided by law:

PROPOSED AMENDMENT

"Revenue bonds and other securities at any time issued by or on behalf of any State university, college or institution of learning for the purpose of acquiring, constructing and equipping any new building or facility or for the purpose of enlarging, extending or improving any existing building or facility shall not be deemed to constitute debt of the State within the meaning of Section 213, as amended, of the Constitution, if by their terms such bonds or other securities are not made a charge on the general credit or tax revenues of the State but are made payable solely out of revenues derived from the operation of any existing building or buildings or facility or facilities as well as from the new building or facility to be acquired or constructed with the proceeds thereof or from the enlargements, extensions or improvements to any existing building or facility to be acquired or constructed with the proceeds thereof."

Section 2. An election upon the proposed amendment is ordered to be held on the first Tuesday after the expiration of three months from final adjournment of the current session of the Legislature. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17 of the Code of Alabama (1940), as amended.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

SUPREME COURT ADVISORY OPINION

Received, read and inserted in the Journal.

BILLS ON THIRD READING RESUMED

S. 122. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Albea	Engel	Johnson (Hardaway)	Pruitt
Bailey	Faulk	Johnston (Leonard)	Ramey
Barnett	Ferguson	Jones (Covington)	Rast
Bassett	Franklin	Jones (Monroe)	Ray
Bevill	Gilchrist	Lee	Rogers
Bishop	Gilmer	Locke	Rozelle
Boyd	Glass	Long (Lauderdale)	Salter
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Gordon	McClendon (Chambers)	Sessions
Brewer	Grant	McCorquodale	Smith (Russell)
Brooks	Gross	McLendon (Bullock)	Solomon
Cabiness	Grouby	Meade	Speaks
Callahan	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Cates	Hanby	Nichols	Taylor
Cook	Hankins	Oakley	Thomas
Copeland	Hardy	Owens	Trimmier
Cornett	Harris	Perry	Turner
Daniel	Harvey	Phillips	

—83

And the bill:

S. 125. Relating to motor vehicles; to provide for the use of only one license tag or plate; amending Code of Alabama 1940, Title 36, Section 75, and Title 51, Section 705.

Was read a third time at length and passed.

Yeas 72; Nays 9.

Yeas:

Mr. Speaker	Ferguson	Lee	Rast
Adams	Franklin	Locke	Ray
Bailey	Gilchrist	Long (Lauderdale)	Rogers
Barnett	Gilmer	Long (Perry)	Rozelle
Bassett	Glass	McClendon (Chambers)	Self
Bevill	Gordon	McCorquodale	Sessions
Bishop	Grant	Meade	Shumate
Boyd	Gross	Merrill	Smith (Russell)
Brooks	Grouby	Morrow	Smith (St. Clair)
Camp	Guthrie	Murphy	Solomon
Cates	Hain	Nichols	Speaks
Cook	Hanby	Oakley	Sullivan
Copeland	Hankins	Perry	Taylor
Cornett	Hardy	Phillips	Thomas
Daniel	Harris	Pierce	Torbert
Dickson	Ingram	Powell	Trimmier
Dodd	Jenkins	Pruitt	Turner
Faulk	Johnston (Leonard)	Ramey	Turnham

—72

Nays:

Messrs.	Cabiness	Jones (Covington)	Owens
Branyon	Dunn	Jones (Monroe)	Steagall
Brewer	Harvey		

—9

And the bill:

S. 126. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Was read a third time at length and passed.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jones (Covington)	Pruitt
Adams	Engel	Jones (Monroe)	Ramey
Albea	Faulk	Lee	Rast
Avery	Ferguson	Locke	Ray
Bailey	Franklin	Long (Lauderdale)	Rogers
Barnett	Gilchrist	Long (Perry)	Rozelle
Bassett	Gilmer	McClendon (Chambers)	Salter
Bevill	Glass	McCorquodale	Self
Boyd	Gordon	McLendon (Bullock)	Sessions
Branyon	Gross	Martin	Smith (Russell)
Brewer	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Merrill	Solomon
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Oakley	Sullivan
Cates	Hardy	Oden	Thomas
Cook	Harris	Owens	Torbert
Copeland	Harvey	Perry	Trimmier
Cornett	Ingram	Phillips	Turner
Daniel	Jenkins	Pierce	Turnham
Dickson	Johnson (Hardaway)	Powell	Vickers
Dodd	Johnston (Leonard)		

—86

And the bill:

S. 135. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

Was read a third time at length and passed.

Yeas 68; Nays 12.

Yeas:

Mr. Speaker	Engel	Ingram	Pierce
Avery	Faulk	Jenkins	Powell
Bailey	Ferguson	Johnson (J. T. Tom)	Pruitt
Barnett	Franklin	Jones (Monroe)	Rast
Bassett	Gilchrist	Long (Perry)	Ray
Bevill	Gilmer	McClendon (Chambers)	Rogers
Bishop	Glass	McCorquodale	Rozelle
Boyd	Goldthwaite	McLendon (Bullock)	Self
Brannan	Gordon	Meade	Sessions
Brewer	Grant	Merrill	Smith (Russell)
Brooks	Gross	Morrow	Smith (St. Clair)
Callahan	Guthrie	Murphy	Solomon
Cook	Hain	Nichols	Steagall
Cornett	Hanby	Oakley	Thomas
Daniel	Hankins	Oden	Trimmier
Dickson	Hardy	Perry	Turner
Dodd	Harvey	Phillips	Vickers

—68

Nays:

Messrs.	Camp	Johnston (Leonard)	Owens
Albea	Harris	Jones (Covington)	Salter
Branyon	Johnson (Hardaway)	Long (Lauderdale)	Speaks
Cabiness			

—12

S. 16 INDEFINITELY POSTPONED

The motion of Mr. Broadfoot to reconsider the vote by which the bill, S. 16, was passed, was adopted.

And on motion of Mr. Broadfoot, the bill, S. 16, was indefinitely postponed.

And the bill:

S. 136. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

Was read a third time at length and passed.

Yeas 72; Nays 11.

Yeas:

Mr. Speaker	Brannan	Cornett	Gilchrist
Avery	Brewer	Daniel	Gilmer
Bailey	Brooks	Dickson	Glass
Barnett	Callahan	Dodd	Gordon
Bassett	Cates	Engel	Grant
Bevill	Chambers	Faulk	Gross
Bishop	Cook	Ferguson	Guthrie
Boyd	Copeland	Franklin	Hain

Hanby	Reynolds (Chambers)	Phillips	Smith (Russell)
Hankins	McCorquodale	Pierce	Smith (St. Clair)
Hardy	McLendon (Bullock)	Powell	Solomon
Harvey	Martin	Pruitt	Steagall
Ingram	Meade	Rast	Sullivan
Jenkins	Merrill	Ray	Taylor
Johnson (J. T. Tom)	Morrow	Rogers	Thomas
Jones (Monroe)	Murphy	Rozelle	Trimmier
Lee	Oakley	Self	Turner
Long (Perry)	Perry	Sessions	Vickers

—72

Nays:

Messrs.	Cabiness	Johnson (Hardaway)	Long (Lauderdale)
Albea	Camp	Johnston (Leonard)	Oden
Branyon	Harris	Jones (Covington)	Owens

—11

And the bill:

S. 145. For the relief of Henry Phillips.

Was read a third time at length and passed.

Yeas 89; Nays 0.*Yeas:*

Mr. Speaker	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (J. T. Tom)	Ramey
Albea	Dunn	Johnston (Leonard)	Rast
Bailey	Engel	Jones (Covington)	Ray
Barnett	Faulk	Jones (Monroe)	Roberts
Bassett	Ferguson	Lee	Rogers
Bevill	Franklin	Locke	Rozelle
Bishop	Gilchrist	Long (Lauderdale)	Salter
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	Reynolds (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Guthrie	Morrow	Steagall
Camp	Hain	Murphy	Sullivan
Casey	Hanby	Oakley	Taylor
Cates	Hankins	Oden	Thomas
Chambers	Hardy	Perry	Torbert
Cook	Harris	Phillips	Trimmier
Copeland	Harvey	Pierce	Turner
Cornett	Ingram	Powell	Vickers
Daniel			

—89

And the bill:

S. 148. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Owens
Adams	Dickson	Ingram	Perry
Albea	Dodd	Jenkins	Phillips
Avery	Dunn	Johnson (Hardaway)	Pierce
Bailey	Engel	Johnson (J. T. Tom)	Powell
Barnett	Faulk	Johnston (Leonard)	Pruitt
Bassett	Ferguson	Jones (Covington)	Rast
Bevill	Franklin	Jones (Monroe)	Ray
Bishop	Gilchrist	Lee	Rogers
Boyd	Gilmer	Locke	Rozelle
Brannan	Glass	Long (Lauderdale)	Salter
Branyon	Goodwyn	Long (Perry)	Self
Brewer	Gordon	McClendon (Chambers)	Sessions
Cabiness	Grant	McCorquodale	Smith (Russell)
Callahan	Gross	McLendon (Bullock)	Speaks
Camp	Grouby	Meade	Steagall
Casey	Guthrie	Merrill	Sullivan
Cates	Hain	Morrow	Taylor
Chambers	Hanby	Murphy	Thomas
Cook	Hankins	Nichols	Trimmier
Copeland	Hardy	Oakley	Turner
Cornett	Harris	Oden	Vickers

—88

And the bill:

S. 155. (with substitute). To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To appropriate the sum of \$100,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for experimental farm use.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The sum of \$100,000, or so much thereof as may be necessary, is hereby appropriated from any funds in the State Treasury to the

credit of the General Fund, not otherwise appropriated, for the use of the Board of Trustees of Auburn University to be expended solely for the acquisition and development of an experimental farm for farm mechanization, soil and water conservation and related research.

Section 2. The farm lands to be acquired pursuant to authorization contained in this Act shall be located, situated and in the vicinity of Auburn University.

Section 3. That this Act shall become effective on October 1, 1961.
And the substitute was adopted.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Phillips
Adams	Daniel	Ingram	Pierce
Albea	Dickson	Jenkins	Powell
Avery	Dodd	Johnston (Leonard)	Pruitt
Bailey	Dunn	Jones (Covington)	Ramey
Barnett	Engel	Jones (Monroe)	Rast
Bassett	Faulk	Lee	Ray
Bevill	Ferguson	Long (Lauderdale)	Rogers
Bishop	Franklin	Long (Perry)	Rozelle
Boyd	Gilchrist	McClendon (Chambers)	Self
Brannan	Gilmer	McCorquodale	Shumate
Branyon	Glass	McLendon (Suitts)	Smith (Russell)
Broadfoot	Goldthwaite	Martin	Solomon
Brooks	Gordon	Meade	Steagall
Cabiness	Grant	Merrill	Sullivan
Callahan	Gross	Morrow	Taylor
Camp	Grouby	Murphy	Thomas
Casey	Guthrie	Nichols	Torbert
Cates	Hain	Oakley	Trimmier
Chambers	Hankins	Oden	Turner
Cook	Hardy	Owens	Turnham
Copeland	Harris	Perry	Vickers

—88

And said bill, S. 155, as thus amended, was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Branyon	Daniel	Grant
Adams	Brooks	Dickson	Gross
Albea	Cabiness	Dodd	Grouby
Avery	Callahan	Dunn	Guthrie
Bailey	Camp	Engel	Hain
Barnett	Casey	Faulk	Hankins
Bassett	Cates	Ferguson	Hardy
Bevill	Chambers	Franklin	Harris
Bishop	Cook	Gilmer	Harvey
Boyd	Copeland	Glass	Ingram
Brannan	Cornett	Gordon	Jenkins

Johnson (Hardaway)	Meade	Powell	Smith (St. Clair)
Johnson (J. T. Tom)	Merrill	Pruitt	Solomon
Johnston (Leonard)	Morrow	Ramey	Steagall
Jones (Covington)	Murphy	Rast	Sullivan
Jones (Monroe)	Nichols	Ray	Taylor
Lee	Oakley	Rogers	Thomas
Locke	Oden	Rozelle	Torbert
Long (Lauderdale)	Owens	Self	Trimmier
Long (Perry)	Perry	Sessions	Turner
McClendon (Chambers)	Phillips	Shumate	Turnham
McCorquodale	Pierce	Smith (Russell)	Vickers
McLendon (Bullock)			

—89

And the bill:

S. 156. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Was read a third time at length and passed.

Yeas 86; Nays 6.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Engel	Johnson (J. T. Tom)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Rast
Barnett	Franklin	Jones (Monroe)	Ray
Bassett	Gilmer	Lee	Roberts
Bevill	Glass	Locke	Rogers
Bishop	Goldthwaite	Long (Perry)	Rozelle
Boyd	Goodwyn	McClendon (Chambers)	Sessions
Branyon	Gordon	McCorquodale	Shumate
Broadfoot	Grant	McLendon (Bullock)	Smith (Russell)
Brooks	Gross	Martin	Solomon
Callahan	Grouby	Meade	Steagall
Camp	Guthrie	Merrill	Sullivan
Casey	Hain	Morrow	Thomas
Cates	Hanby	Murphy	Torbert
Chambers	Hankins	Nichols	Trimmier
Cook	Hardy	Oakley	Turner
Copeland	Harris	Owens	Turnham
Cornett	Harvey	Perry	Vickers
Daniel	Ingram		

—86

Nays:

Messrs.	Dunn	Oden	Taylor
Cabiness	Long (Lauderdale)	Self	

—6

And the bill:

S. 157. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale,

transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Adams	Dunn	Jenkins	Powell
Albea	Engel	Johnson (Hardaway)	Pruitt
Avery	Faulk	Johnson (J. T. Tom)	Ramey
Bailey	Ferguson	Johnston (Leonard)	Rast
Barnett	Franklin	Jones (Covington)	Ray
Bassett	Gilchrist	Jones (Monroe)	Rogers
Bevill	Gilmer	Lee	Rozelle
Bishop	Glass	Long (Lauderdale)	Self
Boyd	Goldthwaite	Long (Perry)	Sessions
Brannan	Goodwyn	McClendon (Chambers)	Smith (Russell)
Branyon	Gordon	McCorquodale	Smith (St. Clair)
Broadfoot	Grant	McLendon (Bullock)	Solomon
Brooks	Gross	Martin	Steagall
Cabiness	Grouby	Meade	Sullivan
Callahan	Guthrie	Merrill	Taylor
Camp	Hain	Morrow	Thomas
Casey	Hanby	Oakley	Torbert
Chambers	Hankins	Oden	Trimmier
Cook	Hardy	Owens	Turner
Copeland	Harris	Perry	Turnham
Daniel	Harvey	Phillips	Vickers
Dickson			

—89

And the bill:

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Was read a third time at length and passed.

Yeas 87; Nays 1.

Yeas:

Mr. Speaker	Barnett	Boyd	Brooks
Adams	Bassett	Brannan	Cabiness
Albea	Bevill	Branyon	Callahan
Bailey	Bishop	Broadfoot	Camp

Chambers	Grouby	McClendon (Chambers)	Rast
Cook	Guthrie	McCorquodale	Ray
Copeland	Hain	McLendon (Bullock)	Rogers
Cornett	Hanby	Martin	Rozelle
Daniel	Hankins	Meade	Salter
Dickson	Hardy	Merrill	Self
Dodd	Harris	Morrow	Sessions
Dunn	Harvey	Murphy	Smith (Russell)
Engel	Ingram	Nichols	Smith (St. Clair)
Faulk	Jenkins	Oakley	Solomon
Ferguson	Johnson (Hardaway)	Oden	Steagall
Franklin	Johnson (J. T. Tom)	Owens	Sullivan
Glass	Johnston (Leonard)	Perry	Taylor
Goldthwaite	Jones (Covington)	Phillips	Thomas
Goodwyn	Jones (Monroe)	Pierce	Trimmier
Gordon	Lee	Powell	Turner
Grant	Locke	Pruitt	Vickers
Gross	Long (Perry)	Ramey	

—87

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 159. To make appropriations to the Department of Conservation for capital improvements.

Was read a third time at length and passed.

Yeas 85; Nays 2.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pierce
Adams	Engel	Johnson (J. T. Tom)	Powell
Albea	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Franklin	Jones (Monroe)	Rast
Bassett	Gilchrist	Lee	Ray
Bevill	Gilmer	Long (Perry)	Rogers
Bishop	Glass	McClendon (Chambers)	Rozelle
Boyd	Goldthwaite	McCorquodale	Self
Brannan	Goodwyn	McLendon (Bullock)	Sessions
Branyon	Gordon	Martin	Shumate
Broadfoot	Grant	Meade	Smith (Russell)
Brooks	Gross	Merrill	Smith (St. Clair)
Camp	Grouby	Morrow	Solomon
Cates	Guthrie	Murphy	Steagall
Chambers	Hain	Nichols	Sullivan
Cook	Hankins	Oakley	Taylor
Copeland	Hardy	Oden	Thomas
Cornett	Harris	Owens	Trimmier
Daniel	Harvey	Perry	Turner
Dickson	Ingram	Phillips	Vickers
Dodd			

—85

Nays:

Messrs. Cabiness Long (Lauderdale)

—2

And the bill:

S. 160. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Was read a third time at length and passed.

Yeas 85; Nays 2.

Yeas:

Mr. Speaker	Engel	Johnson (J. T. Tom)	Pierce
Adams	Faulk	Johnston (Leonard)	Powell
Alhea	Ferguson	Jones (Covington)	Pruitt
Avery	Franklin	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Barnett	Gilmer	Locke	Ray
Bassett	Glass	Long (Perry)	Roberts
Bevill	Goidtwaite	McClendon (Chambers)	Rogers
Boyd	Gordon	McCorquodale	Rozelle
Branyon	Grant	McLendon (Bullock)	Self
Brooks	Gross	Martin	Sessions
Callahan	Grouby	Meade	Smith (Russell)
Camp	Guthrie	Merrill	Smith (St. Clair)
Cates	Hain	Morrow	Solomon
Chambers	Hankins	Murphy	Steagall
Cook	Hardy	Nichols	Sullivan
Copeland	Harris	Oakley	Thomas
Cornett	Harvey	Oden	Trimmier
Daniel	Ingram	Owens	Turner
Dickson	Jenkins	Perry	Turnham
Dodd	Johnson (Hardaway)	Phillips	Vickers
Dunn			

—85

Nays:

Messrs. Cabiness Long (Lauderdale)

—2

And the bill:

S. 162. To make an appropriation for the support of the Council of State Governments.

Was read a third time at length and passed.

Yeas 90; Nays 1.

Yeas:

Mr. Speaker	Dodd	Johnson (J. T. Tom)	Powell
Adams	Dunn	Johnston (Leonard)	Pruitt
Albea	Engel	Jones (Covington)	Ramey
Avery	Faulk	Jones (Monroe)	Rast
Bailey	Ferguson	Lee	Ray
Barnett	Franklin	Locke	Rogers
Bassett	Gilchrist	Long (Perry)	Rozelle
Bevill	Gilmer	McClendon (Chambers)	Self
Bishop	Glass	McCorquodale	Sessions
Boyd	Goldthwaite	McLendon (Bullock)	Shumate
Brannan	Goodwyn	Martin	Smith (Russell)
Branyon	Gordon	Meade	Smith (St. Clair)
Brooks	Grant	Merrill	Solomon
Callahan	Gross	Morrow	Speaks
Camp	Grouby	Murphy	Steagall
Casey	Guthrie	Nichols	Sullivan
Cates	Hain	Oakley	Taylor
Chambers	Hankins	Oden	Thomas
Cook	Hardy	Owens	Trimmier
Copeland	Harris	Perry	Turner
Cornett	Harvey	Phillips	Turnham
Daniel	Ingram	Pierce	Vickers
Dickson	Jenkins		

—90

Nay:

Mr. Cabiness

—1

And the bill:

S. 163. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Was read a third time at length and passed.

Yeas 90; Nays 1.

Yeas:

Mr. Speaker	Cates	Glass	Johnson (Hardaway)
Adams	Chambers	Goldthwaite	Johnson (J. T. Tom)
Albea	Cook	Goodwyn	Johnston (Leonard)
Bailey	Copeland	Gordon	Jones (Covington)
Barnett	Cornett	Grant	Jones (Monroe)
Bassett	Daniel	Gross	Lee
Bevill	Dickson	Guthrie	Locke
Bishop	Dodd	Hain	Long (Lauderdale)
Boyd	Dunn	Hanby	Long (Perry)
Brannan	Engel	Hankins	McClendon (Chambers)
Branyon	Faulk	Hardy	McCorquodale
Brooks	Ferguson	Harris	McLendon (Bullock)
Callahan	Franklin	Harvey	Martin
Camp	Gilchrist	Ingram	Meade
Casey	Gilmer	Jenkins	Merrill

Morrow	Pierce	Rozelle	Sullivan
Murphy	Powell	Self	Taylor
Nichols	Pruitt	Shumate	Thomas
Oakley	Ramey	Smith (Russell)	Trimmier
Oden	Rast	Smith (St. Clair)	Turner
Owens	Ray	Solomon	Turnham
Perry	Roberts	Steagall	Vickers
Phillips	Rogers		

—90

Nay:

Mr. Cabiness

—1

And the bill:

S. 168. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Daniel	Jenkins	Pierce
Adams	Dickson	Johnson (Hardaway)	Powell
Albee	Dodd	Johnson (J. T. Tom)	Pruitt
Bailey	Dunn	Johnston (Leonard)	Ramey
Barnett	Engel	Jones (Corvington)	Rast
Bassett	Faulk	Jones (Monroe)	Ray
Bevill	Ferguson	Lee	Rogers
Bishop	Franklin	Locke	Rozelle
Boyd	Gilchrist	Long (Lauderdale)	Self
Brannan	Gilmer	Long (Perry)	Sessions
Branyon	Glass	McClendon (Chambers)	Shumate
Broadfoot	Gordon	McLendon (Bullock)	Smith (Russell)
Brooks	Grant	Martin	Smith (St. Clair)
Cabiness	Gross	Meade	Solomon
Callahan	Grouby	Merrill	Speaks
Camp	Guthrie	Morrow	Steagall
Casey	Hain	Murphy	Sullivan
Cates	Hankins	Nichols	Taylor
Chambers	Hardy	Oakley	Thomas
Cook	Harris	Oden	Trimmier
Copeland	Harvey	Perry	Turner
Cornett	Ingram	Phillips	Vickers

—88

And the bill:

S. 172. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dodd	Jenkins	Powell
Adams	Dunn	Johnson (Hardaway)	Pruitt
Albea	Engel	Johnson (J. T. Tom)	Ramey
Avery	Faulk	Johnston (Leonard)	Rast
Bailey	Ferguson	Jones (Covington)	Ray
Barnett	Franklin	Jones (Monroe)	Roberts
Bassett	Gilchrist	Lee	Rogers
Bishop	Gilmer	Locke	Rozelle
Boyd	Glass	Long (Perry)	Self
Branyon	Goldthwaite	McClendon (Chambers)	Sessions
Broadfoot	Goodwyn	McCorquodale	Shumate
Brooks	Gordon	McLendon (Bullock)	Smith (Russell)
Cabiness	Grant	Martin	Smith (St. Clair)
Callahan	Gross	Meade	Solomon
Camp	Grouby	Merrill	Speaks
Cates	Guthrie	Morrow	Steagall
Chambers	Hain	Nichols	Sullivan
Cook	Hanby	Oakley	Taylor
Copeland	Hankins	Oden	Thomas
Cornett	Hardy	Perry	Trimmier
Daniel	Harvey	Phillips	Turner
Dickson	Ingram	Pierce	Vickers

—88

And the bill:

S. 179. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County, to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

Was taken up.

Mr. Harris offered the following amendment to the bill, S. 179:

Amend Senate Bill 179 as follows:

In Section 1 strike out the following words

"and ten members appointed by the governor from among the mayors, intendants and other officers of the incorporated municipalities within these two counties"

and insert the following thereon

"and nine members appointed by the governor from the two counties at large, making the overall representation of the two counties equal on the board,"

And the amendment was adopted.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Phillips
Adams	Dickson	Ingram	Pierce
Albea	Dodd	Jenkins	Powell
Bailey	Dunn	Johnson (Hardaway)	Pruitt
Barnett	Engel	Johnson (J. T. Tom)	Rast
Bassett	Faulk	Johnston (Leonard)	Ray
Bevill	Ferguson	Jones (Covington)	Roberts
Bishop	Franklin	Jones (Monroe)	Rogers
Boyd	Gilchrist	Long (Perry)	Rozelle
Branyon	Gilmer	McClendon (Chambers)	Self
Brooks	Glass	McCorquodale	Sessions
Cabiness	Gordon	McLendon (Bullock)	Smith (Russell)
Callahan	Grant	Meade	Smith (St. Clair)
Camp	Gross	Merrill	Solomon
Casey	Grouby	Morrow	Steagall
Cates	Guthrie	Murphy	Taylor
Chambers	Hain	Nichols	Thomas
Cook	Hanby	Oakley	Trimmier
Copeland	Hankins	Oden	Turner
Cornett	Hardy	Owens	Vickers

—80

And said bill, S. 179, as thus amended, was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Owens
Adams	Dickson	Ingram	Phillips
Albea	Dodd	Jenkins	Pierce
Bailey	Dunn	Johnson (Hardaway)	Powell
Barnett	Engel	Johnson (J. T. Tom)	Pruitt
Bassett	Faulk	Johnston (Leonard)	Ray
Bevill	Ferguson	Jones (Covington)	Rogers
Bishop	Franklin	Jones (Monroe)	Rozelle
Boyd	Gilchrist	Locke	Self
Brannon	Gilmer	Long (Perry)	Sessions
Branyon	Glass	McClendon (Chambers)	Shumate
Brooks	Gordon	McCorquodale	Smith (Russell)
Cabiness	Grant	McLendon (Bullock)	Smith (St. Clair)
Camp	Gross	Meade	Solomon
Casey	Guthrie	Merrill	Steagall
Cates	Hain	Morrow	Taylor
Chambers	Hanby	Murphy	Thomas
Cook	Hankins	Nichols	Trimmier
Copeland	Hardy	Oakley	Turner
Cornett	Harris	Oden	Vickers

—80

And the bill:

S. 183. For the relief of Donald M. Ward; to make an appropriation to reimburse Donald M. Ward for sums expended for medical care and treatment on account of, and to compensate for personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pierce
Adams	Engel	Johnson (Hardaway)	Powell
Albea	Faulk	Johnson (J. T. Tom)	Pruitt
Avery	Ferguson	Johnston (Leonard)	Ramey
Bailey	Franklin	Jones (Covington)	Ray
Barnett	Gilchrist	Jones (Monroe)	Rogers
Bassett	Gilmer	Lee	Rozelle
Bishop	Glass	Locke	Self
Boyd	Goldthwaite	Long (Lauderdale)	Sessions
Brannan	Goodwyn	Long (Perry)	Shumate
Brewer	Gordon	McClendon (Chambers)	Smith (Russell)
Brooks	Grant	McCorquodale	Smith (St. Clair)
Cabiness	Gross	McLendon (Butlock)	Solomon
Camp	Grouby	Meade	Speaks
Casey	Cuthrie	Merrill	Steagall
Cates	Hain	Morrow	Taylor
Copeland	Hankins	Murphy	Thomas
Cornett	Hardy	Nichols	Trimmier
Daniel	Harvey	Oakley	Turner
Dickson	Ingram	Phillips	Vickers
Dodd			

—81

And the bill:

S. 188. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its

Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gifts or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Was read a third time at length and passed.

Yeas 86; Nays 1.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Powell
Albea	Dunn	Johnson (Hardaway)	Pruitt
Avery	Engel	Johnson (J. T. Tom)	Ramey
Bailey	Faulk	Johnston (Leonard)	Ray
Barnett	Ferguson	Jones (Covington)	Roberts
Bassett	Franklin	Jones (Monroe)	Rogers
Bevill	Gilchrist	Lee	Rozelle
Bishop	Glass	Locke	Self
Boyd	Goldthwaite	Long (Perry)	Sessions
Brannan	Goodwyn	McClendon (Chambers)	Shumate
Branyon	Gordon	McCorquodale	Smith (St. Clair)
Broadfoot	Grant	McLendon (Bullock)	Solomon
Brooks	Gross	Martin	Speaks
Cabiness	Grouby	Meade	Steagall
Callahan	Guthrie	Morrow	Sullivan
Camp	Hain	Murphy	Taylor
Casey	Hanby	Nichols	Thomas
Cates	Hankins	Oakley	Trimmier
Copeland	Hardy	Oden	Turner
Cornett	Harris	Phillips	Vickers
Daniel	Harvey		

—86

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 189. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Was read a third time at length and passed.

Yeas 89; Nays 3.

Yeas:

Mr. Speaker	Dodd	Jenkins	Pruitt
Adams	Dunn	Johnson (Hardaway)	Ramey
Albea	Engel	Johnson (J. T. Tom)	Rast
Avery	Faulk	Johnston (Leonard)	Ray
Bailey	Ferguson	Jones (Covington)	Roberts
Barnett	Franklin	Jones (Monroe)	Rogers
Bassett	Gilchrist	Lee	Rozelle
Bevill	Gilmer	Locke	Salter
Bishop	Glass	Long (Perry)	Self
Boyd	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brewer	Gordon	McLendon (Bullock)	Smith (Russell)
Broadfoot	Grant	Martin	Smith (St. Clair)
Brooks	Grouby	Meade	Solomon
Callahan	Guthrie	Morrow	Speaks
Camp	Hain	Murphy	Steagall
Casey	Hanby	Nichols	Sullivan
Cates	Hankins	Oakley	Taylor
Cook	Hardy	Oden	Thomas
Copeland	Harris	Phillips	Trimmier
Cornett	Harvey	Pierce	Turner
Daniel	Ingram	Powell	Vickers
Dickson			

—89

Nays:

Messrs.	Cabiness	Long (Lauderdale)	Gross	—3
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And the bill:

S. 190. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Engel	Ingram	Pierce
Adams	Faulk	Jenkins	Powell
Albea	Ferguson	Johnson (Hardaway)	Pruitt
Avery	Franklin	Johnson (J. T. Tom)	Ramey
Bailey	Gilchrist	Johnston (Leonard)	Ray
Barnett	Gilmer	Jones (Covington)	Rogers
Bassett	Glass	Jones (Monroe)	Rozelle
Bevill	Goldthwaite	Lee	Self
Bishop	Goodwyn	Long (Lauderdale)	Sessions
Boyd	Gordon	Long (Perry)	Shumate
Brannan	Grant	McClendon (Chambers)	Smith (Russell)
Branyon	Gross	McCorquodale	Smith (St. Clair)
Brewer	Grouby	McLendon (Bullock)	Solomon
Broadfoot	Guthrie	Martin	Steagall
Casey	Hain	Meade	Sullivan
Cates	Hanby	Morrow	Taylor
Copeland	Hankins	Murphy	Thomas
Cornett	Hardy	Oakley	Trimmier
Daniel	Harris	Oden	Turner
Dodd	Harvey	Phillips	Vickers
Dunn			

—81

And the bill:

S. 191. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Was read a third time at length and passed.

Yeas 85; Nays 1.

Yeas:

Mr. Speaker	Dickson	Harvey	Phillips
Adams	Dodd	Ingram	Pierce
Albea	Dunn	Jenkins	Powell
Avery	Engel	Johnson (Hardaway)	Pruitt
Bailey	Faulk	Johnson (J. T. Tom)	Ramey
Barnett	Ferguson	Johnston (Leonard)	Ray
Bassett	Franklin	Jones (Covington)	Rogers
Bevill	Gilchrist	Jones (Monroe)	Rozelle
Bishop	Gilmer	Lee	Self
Boyd	Glass	Locke	Sessions
Brannan	Goldthwaite	Long (Lauderdale)	Shumate
Branyon	Gordon	Long (Perry)	Smith (Russell)
Brewer	Grant	McClendon (Chambers)	Smith (St. Clair)
Broadfoot	Gross	McCorquodale	Solomon
Brooks	Crouby	McLendon (Bullock)	Speaks
Camp	Guthrie	Martin	Steagall
Casey	Hain	Meade	Sullivan
Cates	Hanby	Morrow	Taylor
Cook	Hankins	Murphy	Trimmier
Copeland	Hardy	Oakley	Turner
Cornett	Harris	Oden	Vickers
Daniel			

—85

Nay:

Mr. Cabiness

—1

And the bill:

S. 192. To amend Section 155, title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Was read a third time at length and passed.

Yeas 85; Nays 1.

Yeas:

Mr. Speaker	Bassett	Brewer	Copeland
Adams	Bevill	Brooks	Cornett
Albea	Bishop	Camp	Daniel
Avery	Boyd	Casey	Dickson
Bailey	Brannan	Cates	Dodd
Barnett	Branyon	Cook	Dunn

Engel	Hardy	Martin	Rozelle
Faulk	Harris	Meade	Self
Ferguson	Harvey	Morrow	Sessions
Franklin	Ingram	Murphy	Shumate
Gilchrist	Jenkins	Nichols	Smith (Russell)
Glass	Johnson (Hardaway)	Oakley	Smith (St. Clair)
Goldthwaite	Johnson (J. T. Tom)	Oden	Solomon
Goodwyn	Johnston (Leonard)	Phillips	Speaks
Gordon	Jones (Covington)	Pierce	Steagall
Grant	Jones (Monroe)	Powell	Sullivan
Gross	Lee	Pruitt	Taylor
Grouby	Long (Perry)	Ramey	Thomas
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Roberts	Turner
Hanby	McLendon (Bullock)	Rogers	Vickers
Hankins			

—85

Nay:

Mr. Cabiness

—1

And the bill:

S. 193. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Was read a third time at length and passed.

Yeas 80; Nays 1.

Yeas:

Mr. Speaker	Dickson	Ingram	Powell
Adams	Dodd	Jenkins	Pruitt
Albea	Dunn	Johnson (J. T. Tom)	Ramey
Avery	Engel	Jones (Covington)	Ray
Bailey	Ferguson	Jones (Monroe)	Rogers
Barnett	Gilchrist	Lee	Rozelle
Bassett	Gilmer	Locke	Self
Bevill	Glass	Long (Lauderdale)	Sessions
Bishop	Goldthwaite	Long (Perry)	Shumate
Boyd	Gordon	McClendon (Chambers)	Smith (Russell)
Branyon	Grant	McCorquodale	Smith (St. Clair)
Brewer	Gross	McLendon (Bullock)	Solomon
Broadfoot	Grouby	Martin	Speaks
Brooks	Guthrie	Meade	Steagall
Casey	Hain	Morrow	Sullivan
Cates	Hanby	Murphy	Taylor
Cook	Hankins	Oakley	Thomas
Copeland	Hardy	Oden	Trimmier
Cornett	Harris	Phillips	Turner
Daniel	Harvey	Pierce	Vickers

—80

Nay:

Mr. Cabiness

—1

And the bill:

S. 194. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax hereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

Was read a third time at length and passed.

Yeas 83; Nays 2.

Yeas:

Mr. Speaker	Dickson	Harvey	Powell
Adams	Dodd	Ingram	Pruitt
Albea	Dunn	Jenkins	Ramey
Avery	Engel	Johnson (J. T. Tom)	Ray
Bailey	Ferguson	Johnston (Leonard)	Rogers
Barnett	Franklin	Jones (Covington)	Rozelle
Bassett	Gilchrist	Jones (Monroe)	Self
Bevill	Gilmer	Lee	Sessions
Bishop	Glass	Long (Perry)	Shumate
Boyd	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Brannan	Goodwyn	McCorquodale	Smith (St. Clair)
Branyon	Gordon	McLendon (Bullock)	Solomon
Brewer	Grant	Martin	Speaks
Broadfoot	Gross	Meade	Steagall
Brooks	Grouby	Morrow	Sullivan
Camp	Guthrie	Murphy	Taylor
Casey	Hain	Nichols	Thomas
Cook	Hanby	Oakley	Trimmier
Copeland	Hankins	Oden	Turner
Cornett	Hardy	Phillips	Vickers
Daniel	Harris	Pierce	

—83

Nays:

Messrs. Cabiness Long (Lauderdale)

—2

And the bill:

S. 195. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

Was read a third time at length and passed.

Yeas 83; Nays 2.

Yeas:

Mr. Speaker	Dodd	Harvey	Pierce
Adams	Dunn	Ingram	Powell
Albea	Engel	Jenkins	Pruitt
Avery	Faulk	Johnson (Hardaway)	Ramey
Bailey	Ferguson	Johnson (J. T. Tom)	Ray
Barnett	Franklin	Johnston (Leonard)	Rogers
Bassett	Gilchrist	Jones (Covington)	Rozelle
Bevill	Gilmer	Jones (Monroe)	Self
Bishop	Glass	Lee	Sessions
Boyd	Goldthwaite	Long (Perry)	Shumate
Branyon	Goodwyn	McClendon (Chambers)	Smith (Russell)
Broadfoot	Gordon	McCorquodale	Solomon
Brooks	Grant	McLendon (Bullock)	Speaks
Camp	Gross	Martin	Steagall
Casey	Grouby	Meade	Sullivan
Cates	Guthrie	Morrow	Taylor
Cook	Hain	Murphy	Thomas
Copeland	Hanby	Nichols	Trimmier
Cornett	Hankins	Oakley	Turner
Daniel	Hardy	Perry	Vickers
Dickson	Harris	Phillips	

—83

Nays:

Messrs.	Cabiness	Long (Lauderdale)	—2
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And the bill:

S. 196. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make appropriation for this purpose.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Pierce
Adams	Dunn	Jenkins	Powell
Albea	Engel	Johnson (Hardaway)	Pruitt
Avery	Faulk	Johnson (J. T. Tom)	Ramey
Bailey	Ferguson	Jones (Covington)	Rast
Barnett	Franklin	Jones (Monroe)	Ray
Bassett	Gilchrist	Lee	Rogers
Bevill	Gilmer	Long (Lauderdale)	Rozelle
Bishop	Glass	Long (Perry)	Self
Boyd	Goldthwaite	McClendon (Chambers)	Sessions
Branyon	Goodwyn	McCorquodale	Shumate
Brooks	Gordon	McLendon (Bullock)	Smith (Russell)
Cabiness	Grant	Martin	Smith (St. Clair)
Callahan	Gross	Meade	Solomon
Camp	Grouby	Merrill	Speaks
Casey	Guthrie	Morrow	Steagall
Cates	Hain	Murphy	Sullivan
Cook	Hanby	Nichols	Taylor
Copeland	Hankins	Oakley	Thomas
Cornett	Hardy	Oden	Trimmier
Daniel	Harris	Perry	Turner
Dickson	Harvey	Phillips	Vickers

—88

And the bill:

S. 211. To amend Sections 2 and 6 of Act. No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

Was read a third time at length and passed.

Yeas 75; Nays 10.

Yeas:

Mr. Speaker	Engel	Jenkins	Pruitt
Adams	Faulk	Johnson (J. T. Tom)	Ramey
Albea	Ferguson	Johnston (Leonard)	Ray
Bailey	Franklin	Jones (Monroe)	Rogers
Barnett	Gilchrist	Lee	Rozelle
Bassett	Gilmer	Locke	Salter
Bevill	Glass	McClendon (Chambers)	Sessions
Bishop	Goldthwaite	McCorquodale	Shumate
Boyd	Gordon	McLendon (Bullock)	Smith (Russell)
Brooks	Grant	Meade	Smith (St. Clair)
Callahan	Gross	Merrill	Solomon
Casey	Grouby	Morrow	Speaks
Cates	Guthrie	Murphy	Steagall
Cook	Hain	Nichols	Sullivan
Copeland	Hanby	Oakley	Thomas
Cornett	Hankins	Perry	Trimmier
Daniel	Hardy	Phillips	Turner
Dickson	Harvey	Pierce	Vickers
Dodd	Ingram	Powell	

—75

Nays:

Messrs.	Camp	Long (Lauderdale)	Self
Avery	Harris	Long (Perry)	Taylor
Cabiness	Jones (Covington)	Oden	

—10

And the bill:

S. 217. To provide individuals special deductions for state income tax purposes.

Was read a third time at length and passed.

Yeas 85; Nays 0.

Yeas:

Mr. Speaker	Barnett	Brannan	Camp
Adams	Bassett	Branyon	Cates
Albea	Bevill	Brooks	Chambers
Avery	Bishop	Cabiness	Cook
Bailey	Boyd	Callahan	Copeland

Cornett	Grouby	McClendon (Chambers)	Rogers
Daniel	Guthrie	McCorquodale	Rozelle
Dickson	Hain	McLendon (Bullock)	Self
Dodd	Hanby	Meade	Sessions
Dunn	Hankins	Morrow	Shumate
Engel	Harris	Murphy	Smith (Russell)
Faulk	Harvey	Oakley	Smith (St. Clair)
Ferguson	Ingram	Oden	Solomon
Franklin	Jenkins	Perry	Speaks
Gilchrist	Johnson (Hardaway)	Phillips	Steagall
Gilmer	Johnson (J. T. Tom)	Pierce	Sullivan
Glass	Jones (Covington)	Powell	Taylor
Goldthwaite	Jones (Monroe)	Pruitt	Thomas
Goodwyn	Lee	Ramey	Trimmier
Gordon	Long (Lauderdale)	Rast	Turner
Grant	Long (Perry)	Ray	Vickers
Gross			

—85

And the bill:

S. 218. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radioactive fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Pierce
Adams	Dickson	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Avery	Engel	Johnson (Hardaway)	Ramey
Bailey	Faulk	Johnson (J. T. Tom)	Rast
Barnett	Ferguson	Jones (Covington)	Ray
Bassett	Franklin	Jones (Monroe)	Rogers
Bevill	Gilchrist	Lee	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Sessions
Brannan	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Branyon	Goodwyn	McCorquodale	Smith (St. Clair)
Brooks	Grant	McLendon (Bullock)	Solomon
Cabiness	Gross	Martin	Speaks
Callahan	Grouby	Meade	Steagall
Camp	Guthrie	Morrow	Sullivan
Cates	Hain	Murphy	Taylor
Chambers	Hanby	Oakley	Thomas
Cook	Hankins	Oden	Trimmier
Copeland	Hardy	Perry	Turner
Cornett	Harris	Phillips	Vickers

—84

S. 149 TEMPORARILY POSTPONED

The motion of Mr. Hankins to indefinitely postpone the bill, S. 149, was lost.

And the motion of Mr. Goodwyn to temporarily postpone consideration of the bill, S. 149, was adopted.

Yeas 67; Nays 25

Yeas:

Mr. Speaker	Dodd	Jenkins	Rast
Adams	Edwards	Johnson (Hardaway)	Ray
Albea	Engel	Johnson (J. T. Tom)	Rozelle
Bailey	Franklin	Johnston (Leonard)	Salter
Bassett	Gilchrist	Lee	Self
Bevill	Glass	Long (Lauderdale)	Sessions
Bishop	Goodwyn	McClendon (Chambers)	Shumate
Boyd	Gordon	Meade	Smith (St. Clair)
Branyon	Gross	Merrill	Steagall
Broadfoot	Guthrie	Morrow	Sullivan
Cabiness	Hain	Murphy	Taylor
Callahan	Hanby	Nichols	Thomas
Camp	Hankins	Owens	Torbert
Casey	Hardy	Perry	Turner
Cook	Harris	Phillips	Turnham
Copeland	Harvey	Pierce	Vickers
Dickson	Ingram	Pruitt	

—67

Nays:

Messrs.	Dunn	Long (Perry)	Powell
Avery	Ferguson	McCorquodale	Ramey
Barnett	Gilmer	McLendon (Bullock)	Rogers
Brooks	Goldthwaite	Martin	Solomon
Chambers	Grouby	Oakley	Speaks
Cornett	Jones (Covington)	Oden	Trimmier
Daniel	Jones (Monroe)		

—25

S. 150 TEMPORARILY POSTPONED

On motion of Mr. Broadfoot, the bill, S. 150, was temporarily postponed.

And the bill:

S. 72. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

Was read a third time at length and passed.

Yeas 71; Nays 14.

Yeas:

Mr. Speaker	Cornett	Harris	Pierce
Adams	Dickson	Harvey	Pruitt
Albea	Dodd	Ingram	Rast
Bailey	Engel	Jenkins	Ray
Bassett	Ferguson	Johnson (Hardaway)	Roberts
Bevill	Gilchrist	Johnson (J. T. Tom)	Rozelle
Bishop	Gilmer	Johnston (Leonard)	Salter
Boyd	Goldthwaite	Jones (Covington)	Smith (Russell)
Brewer	Goodwyn	Jones (Monroe)	Smith (St. Clair)
Broadfoot	Gordon	Lee	Solomon
Brooks	Grant	McClendon (Chambers)	Steagall
Cabiness	Gross	McLendon (Bullock)	Thomas
Callahan	Grouby	Meade	Torbert
Camp	Guthrie	Merrill	Trimmier
Cates	Hain	Morrow	Turner
Chambers	Hanby	Murphy	Turnham
Cook	Hankins	Owens	Vickers
Copeland	Hardy	Perry	

—71

Nays:

Messrs.	Casey	Long (Lauderdale)	Powell
Avery	Daniel	McCorquodale	Ramey
Barnett	Dunn	Oakley	Taylor
Branyon	Franklin	Phillips	

—14

And the bill:

S. 187. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or noncompliance with, this act.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Brannan	Cook	Ferguson
Albea	Branyon	Copeland	Franklin
Avery	Broadfoot	Cornett	Gilchrist
Bailey	Brooks	Daniel	Gilmer
Barnett	Cabiness	Dickson	Glass
Bassett	Camp	Dodd	Goldthwaite
Bevill	Casey	Edwards	Goodwyn
Bishop	Cates	Engel	Gordon
Boyd	Chambers	Faulk	Grant

Gross	Lee	Perry	Sessions
Grouby	Long (Perry)	Phillips	Smith (Russell)
Guthrie	McClendon (Chambers)	Pierce	Smith (St. Clair)
Hain	McLendon (Bullock)	Powell	Solomon
Hankins	Meade	Pruitt	Speaks
Hardy	Merrill	Ramey	Steagall
Harris	Morrow	Rast	Taylor
Harvey	Murphy	Ray	Thomas
Jenkins	Nichols	Rogers	Trimmier
Johnson (J. T. Tom)	Oakley	Rozelle	Turner
Jones (Covington)	Oden	Salter	Turnham
Jones (Monroe)	Owens	Self	Vickers

—84

Nay:

Mr. Dunn

—1

And the bill:

S. 15. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

Was read a third time at length and passed.

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harris	Phillips
Adams	Dickson	Harvey	Pierce
Albea	Dodd	Jenkins	Powell
Avery	Dunn	Johnson (Hardaway)	Pruitt
Bailey	Edwards	Johnson (J. T. Tom)	Ramey
Barnett	Engel	Jones (Covington)	Rast
Bassett	Faulk	Jones (Monroe)	Ray
Bevill	Ferguson	Lee	Rogers
Bishop	Franklin	Long (Lauderdale)	Rozelle
Boyd	Gilchrist	Long (Perry)	Salter
Branyon	Gilmer	McClendon (Chambers)	Self
Brewer	Glass	McCorquodale	Sessions
Broadfoot	Goldthwaite	McLendon (Bullock)	Shumate
Brooks	Goodwyn	Martin	Smith (Russell)
Cabiness	Gordon	Meade	Smith (St. Clair)
Callahan	Grant	Morrow	Solomon
Camp	Gross	Murphy	Steagall
Casey	Grouby	Nichols	Thomas
Cates	Guthrie	Oakley	Trimmier
Chambers	Hain	Oden	Turner
Cook	Hanby	Owens	Turnham
Copeland	Hankins	Perry	Vickers
Cornett	Hardy		

—90

And the bill:

S. 24. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

Was read a third time at length and passed.

Yeas 93; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Pierce
Adams	Dickson	Jenkins	Powell
Albea	Dodd	Johnson (Hardaway)	Pruitt
Avery	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Edwards	Johnston (Leonard)	Rast
Barnett	Engel	Jones (Covington)	Ray
Bassett	Faulk	Jones (Monroe)	Rogers
Bevill	Ferguson	Lee	Rozelle
Bishop	Franklin	Locke	Salter
Boyd	Gilchrist	Long (Lauderdale)	Self
Brannan	Gilmer	Long (Perry)	Sessions
Branyon	Glass	McClendon (Chambers)	Shumate
Brewer	Goldthwaite	McCorquodale	Smith (Russell)
Broadfoot	Goodywn	McLendon (Bullock)	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Morrow	Speaks
Callahan	Grouby	Murphy	Steagall
Camp	Guthrie	Nichols	Taylor
Casey	Hain	Oakley	Thomas
Cates	Hanby	Oden	Trimmier
Chambers	Hankins	Owens	Turner
Cook	Hardy	Perry	Turnham
Copeland	Harris	Phillips	Vickers
Cornett			

—93

And the bill:

S. 37. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

Was read a third time at length and passed.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Dunn
Adams	Brannan	Cates	Engel
Albea	Branyon	Chambers	Faulk
Avery	Brewer	Cook	Ferguson
Bailey	Broadfoot	Copeland	Franklin
Barnett	Brooks	Cornett	Gilchrist
Bassett	Cabiness	Daniel	Gilmer
Bevill	Callahan	Dickson	Glass
Bishop	Camp	Dodd	Goldthwaite

Goodwyn	Johnson (Hardaway)	Murphy	Self
Gordon	Johnson (J. T. Tom)	Nichols	Sessions
Grant	Johnston (Leonard)	Oakley	Shumate
Gross	Jones (Covington)	Owens	Smith (Russell)
Grouby	Jones (Monroe)	Perry	Smith (St. Clair)
Guthrie	Lee	Phillips	Solomon
Hain	Long (Lauderdale)	Pierce	Speaks
Hanby	Long (Perry)	Powell	Steagall
Hankins	McClendon (Chambers)	Pruitt	Taylor
Hardy	McCorquodale	Ramey	Thomas
Harris	McLendon (Butlock)	Rast	Trimmier
Harvey	Martin	Rogers	Turner
Ingram	Meade	Rozelle	Turnham
Jenkins	Morrow	Salter	Vickers

—92

And the bill:

S. 61. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

Was read a third time at length and passed.

Yeas 88; Nays 2.

Yeas:

Mr. Speaker	Cornett	Jenkins	Phillips
Adams	Daniel	Johnson (Hardaway)	Pierce
Albea	Dickson	Johnson (J. T. Tom)	Powell
Avery	Dodd	Johnston (Leonard)	Pruitt
Bailey	Engel	Jones (Covington)	Ramey
Barnett	Faulk	Jones (Monroe)	Rast
Bassett	Ferguson	Lee	Rogers
Bevill	Franklin	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	Long (Perry)	Self
Brannan	Goldthwaite	McClendon (Chambers)	Sessions
Brewer	Goodwyn	McCorquodale	Shumate
Broadfoot	Gordon	McLendon (Butlock)	Smith (Russell)
Brooks	Grant	Martin	Smith (St. Clair)
Cabiness	Gross	Meade	Solomon
Callahan	Grouby	Merrill	Speaks
Camp	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Thomas
Cates	Hankins	Nichols	Torbert
Chambers	Hardy	Oakley	Trimmier
Cook	Harris	Owens	Turner
Copeland	Harvey	Perry	Vickers

—88

Nays:

Messrs.	Dunn	Taylor
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—2

And the bill:

S. 70. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Was read a third time at length and passed.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Cornett	Jenkins	Powell
Adams	Daniel	Johnson (Hardaway)	Fruitt
Albea	Dickson	Johnson (J. T. Tom)	Ramey
Avery	Dodd	Johnston (Leonard)	Rast
Bailey	Dunn	Jones (Covington)	Rogers
Barnett	Edwards	Jones (Monroe)	Rozelle
Bassett	Engel	Lee	Salter
Bevill	Faulk	Long (Lauderdale)	Self
Bishop	Ferguson	Long (Perry)	Sessions
Boyd	Franklin	McClendon (Chambers)	Shumate
Brannan	Gilmer	McCorquodale	Smith (Russell)
Branyon	Glass	Martin	Smith (St. Clair)
Brewer	Goldthwaite	Meade	Solomon
Broadfoot	Goodwyn	Merrill	Speaks
Brooks	Grant	Morrow	Steagall
Cabiness	Grouby	Murphy	Sullivan
Callahan	Hain	Nichols	Taylor
Camp	Hanby	Oakley	Thomas
Casey	Hankins	Owens	Trimmier
Cates	Hardy	Perry	Turner
Chambers	Harris	Phillips	Vickers
Cook	Harvey	Pierce	

—87

And the bill:

S. 75. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Bishop	Camp	Dodd
Adams	Boyd	Casey	Dunn
Albea	Brannan	Cates	Edwards
Avery	Branyon	Chambers	Engel
Bailey	Brewer	Cook	Faulk
Barnett	Brooks	Cornett	Ferguson
Bassett	Cabiness	Daniel	Franklin
Bevill	Callahan	Dickson	Gilmer

Glass	Johnston (Leonard)	Oakley	Sessions
Goldthwaite	Jones (Covington)	Oden	Shumate
Goodwyn	Jones (Monroe)	Owens	Smith (Russell)
Gordon	Lee	Perry	Smith (St. Clair)
Grant	Long (Lauderdale)	Phillips	Solomon
Grouby	Long (Perry)	Pierce	Speaks
Hain	McClendon (Chambers)	Powell	Steagall
Hanby	McCorquodale	Pruitt	Sullivan
Hankins	McLendon (Bullock)	Ramey	Taylor
Hardy	Martin	Rast	Thomas
Harris	Meade	Rogers	Torbert
Harvey	Morrow	Rozelle	Trimmier
Jenkins	Murphy	Salter	Turner
Johnson (Hardaway)	Nichols	Self	Vickers
Johnson (J. T. Tom)			

—89

And the bill:

S. 79. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Powell
Adams	Dodd	Johnson (Hardaway)	Pruitt
Albea	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Jones (Covington)	Rast
Barnett	Faulk	Jones (Monroe)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Long (Lauderdale)	Self
Bishop	Gilmer	Long (Perry)	Sessions
Boyd	Glass	McClendon (Chambers)	Shumate
Branyon	Goldthwaite	McCorquodale	Smith (Russell)
Brewer	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Gordon	Meade	Solomon
Brooks	Grant	Morrow	Speaks
Cabiness	Gross	Murphy	Steagall
Camp	Grouby	Nichols	Taylor
Casey	Hain	Oakley	Thomas
Cates	Hanby	Oden	Torbert
Chambers	Hankins	Owens	Trimmier
Cook	Hardy	Perry	Turner
Cornett	Harris	Phillips	Vickers
Daniel	Harvey	Pierce	

—83

And the bill:

S. 83. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Was read a third time at length and passed.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Daniel	Jenkins	Pierce
Adams	Dickson	Johnson (Hardaway)	Powell
Albea	Dodd	Johnson (J. T. Tom)	Pruitt
Avery	Dunn	Johnston (Leonard)	Ramey
Bailey	Edwards	Jones (Covington)	Rast
Barnett	Engel	Jones (Monroe)	Rogers
Bassett	Faulk	Lee	Rozelle
Bevill	Ferguson	Long (Lauderdale)	Salter
Bishop	Franklin	Long (Perry)	Self
Boyd	Gilmer	McClendon (Chambers)	Sessions
Brannan	Glass	McCorquodale	Smith (Russell)
Brewer	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Goodwyn	Martin	Solomon
Brooks	Gordon	Meade	Speaks
Cabiness	Grant	Morrow	Steagall
Callahan	Grouby	Murphy	Taylor
Camp	Hain	Nichols	Thomas
Casey	Hanby	Oakley	Torbert
Cates	Hankins	Owens	Trimmier
Chambers	Hardy	Perry	Turner
Cook	Harris	Phillips	Vickers
Cornett	Harvey		

—86

And the bill:

S. 109. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Pruitt
Adams	Dickson	Johnson (J. T. Tom)	Ramey
Albea	Dodd	Johnston (Leonard)	Rast
Avery	Dunn	Jones (Covington)	Rogers
Bailey	Engel	Jones (Monroe)	Rozelle
Barnett	Faulk	Lee	Rozelle
Bassett	Ferguson	Long (Lauderdale)	Self
Bevill	Franklin	Long (Perry)	Sessions
Bishop	Gilmer	McClendon (Chambers)	Shumate
Boyd	Glass	McCorquodale	Smith (Russell)
Brannan	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Branyon	Goodwyn	Meade	Solomon
Brewer	Gordon	Morrow	Speaks
Broadfoot	Grant	Murphy	Steagall
Brooks	Grouby	Nichols	Taylor
Cabiness	Hain	Oakley	Thomas
Camp	Hanby	Owens	Torbert
Casey	Hankins	Perry	Trimmier
Cates	Hardy	Phillips	Turner
Cook	Harris	Pierce	Turnham
Cornett	Harvey	Powell	Vickers

—83

And the bill:

S. 128. To create the offense of cattle theft; to prescribe penalties and the form of indictment therefor.

Was read a third time at length and passed.

Yeas 87; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Pruitt
Adams	Dickson	Johnson (J. T. Tom)	Ramey
Albea	Dodd	Johnston (Leonard)	Rast
Avery	Dunn	Jones (Covington)	Rogers
Bailey	Engel	Jones (Monroe)	Rozelle
Barnett	Faulk	Lee	Salter
Bassett	Ferguson	Long (Lauderdale)	Self
Bevill	Franklin	Long (Perry)	Sessions
Bishop	Gilmer	McClendon (Chambers)	Shumate
Boyd	Glass	McCorquodale	Smith (Russell)
Brannan	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Branyon	Goodwyn	Meade	Solomon
Brewer	Gordon	Morrow	Speaks
Broadfoot	Grant	Murphy	Steagall
Brooks	Grouby	Nichols	Taylor
Cabiness	Hain	Oakley	Thomas
Camp	Hanby	Oden	Torbert
Casey	Hankins	Owens	Trimmier
Chambers	Hardy	Perry	Turner
Cook	Harris	Phillips	Turnham
Copeland	Harvey	Pierce	Vickers
Cornett	Jenkins	Powell	

—87

And the bill:

S. 129. To amend Section 331, Title 14, Code of Alabama 1940, to delete the theft of any cow or animal of the cow kind from enumeration of acts that constitute grand larceny.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Brooks	Engel	Hain
Adams	Camp	Faulk	Hanby
Albea	Casey	Ferguson	Hankins
Avery	Chambers	Franklin	Hardy
Bailey	Cook	Gilmer	Harris
Barnett	Copeland	Glass	Harvey
Bassett	Cornett	Goldthwaite	Jenkins
Bevill	Daniel	Goodwyn	Johnson (Hardaway)
Bishop	Dickson	Gordon	Johnson (J. T. Tom)
Boyd	Dodd	Grant	Johnston (Leonard)
Broadfoot	Dunn	Grouby	Jones (Covington)

Jones (Monroe)	Murphy	Ramey	Solomon
Lee	Nichols	Rast	Speaks
Long (Lauderdale)	Oakley	Rogers	Steagall
Long (Perry)	Oden	Rozelle	Taylor
McClendon (Chambers)	Owens	Salter	Thomas
McCorquodale	Perry	Self	Torbert
McLendon (Bullock)	Phillips	Sessions	Trimmier
Martin	Pierce	Shumate	Turner
Meade	Powell	Smith (Russell)	Turnham
Morrow	Pruitt	Smith (St. Clair)	Vickers

—84

And the bill:

S. 143. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dickson	Johnson (Hardaway)	Powell
Adams	Dodd	Johnson (J. T. Tom)	Pruitt
Albea	Dunn	Johnston (Leonard)	Ramey
Bailey	Engel	Jones (Covington)	Rast
Barnett	Faulk	Jones (Monroe)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Franklin	Long (Lauderdale)	Self
Bishop	Gilchrist	Long (Perry)	Shumate
Boyd	Gilmer	McClendon (Chambers)	Smith (Russell)
Brannan	Glass	McCorquodale	Smith (St. Clair)
Branyon	Goldthwaite	McLendon (Bullock)	Solomon
Broadfoot	Goodwyn	Martin	Speaks
Brooks	Grant	Meade	Steagall
Camp	Grouby	Murphy	Taylor
Casey	Hain	Nichols	Thomas
Cates	Hanby	Oakley	Torbert
Chambers	Hankins	Oden	Trimmier
Cook	Hardy	Perry	Turner
Copeland	Harris	Phillips	Turnham
Cornett	Harvey	Pierce	Vickers
Daniel	Jenkins		

—82

And the bill:

S. 144. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Dickson	Johnson (Hardaway)	Powell
Adams	Dodd	Johnson (J. T. Tom)	Pruitt
Albea	Dunn	Johnston (Leonard)	Ramey
Bailey	Engel	Jones (Covington)	Rast
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Rogers
Bevill	Franklin	Locke	Rozelle
Bishop	Gilchrist	Long (Lauderdale)	Self
Boyd	Gilmer	Long (Perry)	Sessions
Brannan	Glass	McClendon (Chambers)	Shumate
Broadfoot	Goldthwaite	McCorquodale	Smith (Russell)
Brooks	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Cabiness	Gordon	Meade	Speaks
Camp	Grant	Merrill	Steagall
Casey	Grouby	Murphy	Taylor
Cates	Hain	Nichols	Thomas
Chambers	Hankins	Oakley	Torbert
Cook	Hardy	Owens	Trimmier
Copeland	Harris	Perry	Turner
Cornett	Harvey	Phillips	Turnham
Daniel	Jenkins	Pierce	Vickers

—84

Nay:

Mr. Branyon

—1

And the bill:

S. 169. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Was read a third time at length and passed.

Yeas 85; Nays 1.

Yeas:

Mr. Speaker	Casey	Glass	Jones (Covington)
Adams	Chambers	Goldthwaite	Jones (Monroe)
Albea	Cook	Goodwyn	Lee
Bailey	Copeland	Gordon	Locke
Barnett	Daniel	Grant	Long (Lauderdale)
Bassett	Dickson	Gross	Long (Perry)
Bevill	Dodd	Grouby	McClendon (Chambers)
Bishop	Dunn	Hain	McCorquodale
Boyd	Engel	Hanby	McLendon (Bullock)
Brannan	Faulk	Hardy	Martin
Branyon	Ferguson	Harvey	Meade
Broadfoot	Franklin	Jenkins	Merrill
Brooks	Gilchrist	Johnson (J. T. Tom)	Murphy
Cabiness	Gilmer	Johnston (Leonard)	Nichols

Oakley	Ramey	Sessions	Taylor
Oden	Rast	Shumate	Thomas
Owens	Ray	Smith (Russell)	Torbert
Perry	Rogers	Smith (St. Clair)	Trimmier
Phillips	Rozelle	Solomon	Turner
Pierce	Salter	Speaks	Turnham
Powell	Self	Steagall	Vickers
Pruitt			

—85

Nay:

Mr. Harris

—1

And the bill:

S. 170. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (J. T. Tom)	Ramey
Albea	Dunn	Johnston (Leonard)	Rast
Avery	Engel	Lee	Rogers
Bailey	Faulk	Locke	Rozelle
Barnett	Ferguson	Long (Lauderdale)	Self
Bassett	Franklin	McClendon (Chambers)	Sessions
Bevill	Gilchrist	McCorquodale	Shumate
Bishop	Gilmer	McLendon (Bullock)	Smith (Russell)
Boyd	Glass	Martin	Smith (St. Clair)
Brannan	Goodwyn	Meade	Solomon
Brewer	Grant	Merrill	Speaks
Broadfoot	Grouby	Morrow	Steagall
Brooks	Hain	Murphy	Taylor
Cabiness	Hanby	Nichols	Thomas
Casey	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—80

And the bill:

S. 171. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Powell
Adams	Dunn	Jenkins	Pruitt
Albea	Engel	Johnson (J. T. Tom)	Ramey
Avery	Faulk	Johnston (Leonard)	Rast
Bailey	Ferguson	Jones (Covington)	Rogers
Bassett	Franklin	Lee	Rozelle
Bevill	Gilchrist	Locke	Self
Bishop	Gilmer	Long (Lauderdale)	Sessions
Boyd	Glass	McClendon (Chambers)	Shumate
Brannan	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Branyon	Goodwyn	Martin	Solomon
Brewer	Gordon	Meade	Speaks
Broadfoot	Grant	Merrill	Steagall
Cabiness	Grouby	Morrow	Taylor
Casey	Hain	Murphy	Thomas
Chambers	Hanby	Oakley	Torbert
Cook	Hankins	Oden	Trimmier
Copeland	Hardy	Perry	Turner
Cornett	Harris	Phillips	Turnham
Daniel	Harvey	Pierce	Vickers
Dickson			

—81

And the bill:

S. 197. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pruitt
Adams	Engel	Johnson (J. T. Tom)	Ramey
Albea	Faulk	Johnston (Leonard)	Rast
Bailey	Ferguson	Jones (Covington)	Rogers
Barnett	Franklin	Jones (Monroe)	Rozelle
Bassett	Gilchrist	Lee	Salter
Bevill	Gilmer	Long (Perry)	Self
Bishop	Glass	McClendon (Chambers)	Sessions
Boyd	Goldthwaite	McCorquodale	Smith (Russell)
Brannan	Gordon	McLendon (Bullock)	Smith (St. Clair)
Brewer	Grant	Meade	Solomon
Brooks	Grouby	Merrill	Speaks
Cabiness	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Taylor
Chambers	Hankins	Oakley	Thomas
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Daniel	Harvey	Pierce	Turnham
Dickson	Ingram	Powell	Vickers
Dodd			

—77

And the bill:

S. 220. To amend Act No. 298, S. 341, approved June 29, 1943 (Acts of Alabama, 1943, p. 252) which relates to the Department of Labor; providing for the filing of the report of labor organizations on or before the thirty-first day of March or, if the organization's fiscal year does not coincide with the calendar year, within 90 days after the close of the organization's fiscal year.

Was read a third time at length and passed.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Phillips
Adams	Dickson	Ingram	Pierce
Albea	Dodd	Jenkins	Powell
Avery	Dunn	Johnson (Hardaway)	Pruitt
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Covington)	Rozelle
Bevill	Gilchrist	Jones (Monroe)	Self
Bishop	Gilmer	Lee	Smith (Russell)
Boyd	Glass	Locke	Smith (St. Clair)
Brannan	Goldthwaite	Long (Lauderdale)	Solomon
Brewer	Goodwyn	McCorquodale	Speaks
Broadfoot	Gordon	McLendon (Bullock)	Steagall
Brooks	Grant	Martin	Taylor
Cabiness	Grouby	Meade	Thomas
Callahan	Hain	Merrill	Trimmier
Casey	Hanby	Morrow	Turner
Chambers	Hankins	Murphy	Turnham
Cook	Hardy	Oakley	Vickers
Copeland	Harris	Perry	

—79

And the bill:

S. 1. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Was read a third time at length and passed.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Bassett	Broadfoot	Cook
Adams	Bevill	Cabiness	Daniel
Albea	Bishop	Callahan	Dickson
Avery	Boyd	Camp	Dodd
Bailey	Brannan	Casey	Dunn
Barnett	Brewer	Chambers	Engel

Faulk	Harris	Meade	Self
Ferguson	Harvey	Merrill	Sessions
Gilchrist	Ingram	Morrow	Smith (Russell)
Gilmer	Jenkins	Murphy	Smith (St. Clair)
Glass	Johnson (Hardaway)	Oakley	Solomon
Goldthwaite	Johnson (J. T. Tom)	Perry	Speaks
Goodwyn	Johnston (Leonard)	Phillips	Steagall
Gordon	Jones (Covington)	Pierce	Taylor
Grant	Lee	Powell	Thomas
Grouby	Locke	Pruitt	Trimmier
Hain	Long (Lauderdale)	Rast	Turner
Hanby	Long (Perry)	Ray	Turnham
Hankins	McCorquodale	Rogers	Vickers
Hardy	McLendon (Bullock)	Rozelle	

—79

And the bill:

S. 25. To provide for establishment and operation of family court divisions of the circuit courts of all counties having populations of not less than 110,000 nor more than 160,000; prescribing the jurisdiction of such court divisions and providing for selection, appointment, qualifications, tenure, and compensation of their officers and administrative and clerical personnel; abolishing special courts having jurisdiction of juveniles and domestic relations cases.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Daniel	Jenkins	Powell
Adams	Dickson	Johnson (Hardaway)	Pruitt
Albea	Dodd	Johnson (J. T. Tom)	Ramey
Avery	Dunn	Johnston (Leonard)	Rast
Bailey	Engel	Jones (Covington)	Ray
Barnett	Faulk	Jones (Monroe)	Rogers
Bassett	Ferguson	Lee	Rozelle
Bevill	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (Lauderdale)	Self
Boyd	Glass	Long (Perry)	Sessions
Brannan	Goldthwaite	McClendon (Chambers)	Shumate
Branyon	Goodwyn	McCorquodale	Smith (Russell)
Brewer	Gordon	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Grant	Martin	Solomon
Brooks	Grouby	Meade	Speaks
Cabiness	Hain	Merrill	Steagall
Callahan	Hanby	Morrow	Taylor
Camp	Hankins	Murphy	Thomas
Casey	Hardy	Oakley	Trimmier
Cates	Harris	Perry	Turner
Chambers	Harvey	Phillips	Turnham
Cook	Ingram	Pierce	Vickers

—88

And the bill:

S. 26. Relating to elections; providing that in every state and county primary, general, special or municipal election in which candidates are to be

nominated or elected to two or more offices of the same classification, the candidates shall be elected by places designated by number; repealing conflicting laws.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Ramey
Adams	Dickson	Johnson (J. T. Tom)	Rast
Albea	Dodd	Jones (Covington)	Ray
Avery	Dunn	Lee	Roberts
Bailey	Engel	Locke	Rogers
Barnett	Faulk	Long (Lauderdale)	Rozelle
Bassett	Ferguson	Long (Perry)	Self
Bevill	Gilchrist	McClendon (Chambers)	Sessions
Bishop	Gilmer	McCorquodale	Shumate
Boyd	Glass	McLendon (Bullock)	Smith (Russell)
Brannan	Goldthwaite	Martin	Smith (St. Clair)
Branyon	Goodwyn	Meade	Solomon
Brewer	Gordon	Merrill	Speaks
Broadfoot	Grant	Morrow	Steagall
Brooks	Hain	Oakley	Taylor
Cabiness	Hanby	Perry	Thomas
Camp	Hankins	Phillips	Trimmier
Casey	Harris	Pierce	Turner
Chambers	Harvey	Powell	Turnham
Cook	Ingram	Pruitt	Vickers
Copeland	Jenkins		

—82

And the bill:

S. 31. To amend Section 115 of Title 41 of the 1940 Code.

Was read a third time at length and passed.

Yeas 78; Nays 3.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Ramey
Adams	Engel	Johnston (Leonard)	Rast
Albea	Faulk	Johnson (J. T. Tom)	Ray
Bailey	Ferguson	Lee	Rogers
Barnett	Franklin	Locke	Rozelle
Bassett	Gilchrist	Long (Perry)	Self
Bevill	Gilmer	Martin	Sessions
Bishop	Glass	McLendon (Bullock)	Shumate
Boyd	Goodwyn	McClendon (Chambers)	Smith (Russell)
Brannan	Gordon	Meade	Long (Perry)
Brewer	Grant	Merrill	Solomon
Brooks	Grouby	Morrow	Speaks
Camp	Hain	Murphy	Steagall
Casey	Hanby	Oakley	Taylor
Cates	Hankins	Perry	Thomas
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Daniel	Ingram	Pruitt	Vickers
Dickson	Jenkins		

—78

Nays:

Messrs. Cabiness Jones (Covington) Long (Lauderdale)

—3

And the bill:

S. 66. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dickson	Harvey	Powell
Adams	Dodd	Ingram	Pruitt
Albea	Dunn	Jenkins	Ramey
Bailey	Engel	Johnson (Hardaway)	Rast
Barnett	Faulk	Johnson (J. T. Tom)	Ray
Bassett	Ferguson	Johnston (Leonard)	Rogers
Bevill	Franklin	Jones (Covington)	Rozelle
Bishop	Cilchrist	Jones (Monroe)	Self
Boyd	Gilmer	Lee	Shumate
Brannan	Glass	McClendon (Chambers)	Smith (Russell)
Brewer	Goldthwaite	McCorquodale	Smith (St. Clair)
Cabiness	Goodwyn	McLendon (Guitlock)	Solomon
Callahan	Grant	Martin	Speaks
Camp	Grouby	Meade	Steagall
Casey	Hain	Merrill	Taylor
Cates	Hanby	Murphy	Thomas
Chambers	Hankins	Perry	Trimmier
Cook	Hardy	Phillips	Turnham
Copeland	Harris	Pierce	Vickers
Daniel			

—77

And the bill:

S. 80. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or construction of any building or facility without a proper showing that funds are available for the completion thereof.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Bassett	Brewer	Chambers
Adams	Bevill	Broadfoot	Cook
Albea	Bishop	Brooks	Copeland
Avery	Boyd	Camp	Daniel
Bailey	Brannan	Casey	Dickson
Barnett	Branyon	Cates	Dodd

Dunn	Hankins	McCorquodale	Rozelle
Engel	Hardy	McLendon (Bullock)	Salter
Faulk	Harris	Meade	Self
Ferguson	Harvey	Merrill	Sessions
Gilchrist	Ingram	Murphy	Shumate
Gilmer	Jenkins	Oakley	Smith (Russell)
Glass	Johnson (Hardaway)	Perry	Smith (St. Clair)
Goldthwaite	Johnson (J. T. Tom)	Phillips	Solomon
Goodwyn	Johnston (Leonard)	Pierce	Speaks
Gordon	Jones (Covington)	Powell	Steagall
Grant	Jones (Monroe)	Pruitt	Taylor
Gross	Lee	Ramey	Thomas
Grouby	Long (Lauderdale)	Rast	Trimmier
Hain	Long (Perry)	Ray	Turnham
Hanby	McClendon (Chambers)	Rogers	Vickers

—84

Nay:

Mr. Cabiness

—1

And the bill:

S. 82. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Pruitt
Adams	Dickson	Ingram	Ramey
Albea	Dodd	Jenkins	Rast
Avery	Dunn	Johnson (Hardaway)	Ray
Bailey	Engel	Johnson (J. T. Tom)	Rogers
Barnett	Faulk	Johnston (Leonard)	Rozelle
Bassett	Ferguson	Jones (Covington)	Salter
Bevill	Franklin	Lee	Self
Bishop	Gilchrist	Long (Lauderdale)	Sessions
Boyd	Gilmer	Long (Perry)	Shumate
Brannan	Glass	McClendon (Chambers)	Smith (Russell)
Brewer	Goldthwaite	McCorquodale	Smith (St. Clair)
Broadfoot	Goodwyn	McLendon (Bullock)	Solomon
Brooks	Gordon	Meade	Speaks
Cabiness	Grant	Merrill	Steagall
Camp	Gross	Murphy	Taylor
Casey	Grouby	Oakley	Thomas
Cates	Hain	Perry	Trimmier
Chambers	Hanby	Phillips	Turner
Cook	Hardy	Pierce	Turnham
Copeland	Harris	Powell	Vickers

—84

And the bill:

S. 106. To provide for designating State Highway 143 as "Confederate Road."

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hardy	Pierce
Adams	Daniel	Harris	Powell
Albea	Dickson	Harvey	Pruitt
Avery	Dodd	Ingram	Ramey
Bailey	Dunn	Johnson (J. T. Tom)	Rast
Barnett	Engel	Johnston (Leonard)	Ray
Bassett	Faulk	Jones (Covington)	Rogers
Bevill	Ferguson	Jones (Monroe)	Rozelle
Bishop	Franklin	Lee	Self
Boyd	Gilchrist	Long (Lauderdale)	Sessions
Brannan	Gilmer	Long (Perry)	Shumate
Branyon	Glass	McClendon (Chambers)	Smith (Russell)
Brewer	Goldthwaite	McCorquodale	Smith (St. Clair)
Broadfoot	Goodwyn	McLendon (Bullock)	Solomon
Brooks	Gordon	Martin	Speaks
Cabiness	Grant	Meade	Steagall
Camp	Gross	Merrill	Taylor
Casey	Grouby	Murphy	Thomas
Cates	Guthrie	Oakley	Trimmier
Chambers	Hanby	Perry	Turnham
Cook	Hankins	Phillips	Vickers

—84

And the bill:

S. 108. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harris	Pierce
Adams	Dickson	Harvey	Powell
Albea	Dodd	Ingram	Pruitt
Avery	Dunn	Jenkins	Ramey
Bailey	Engel	Johnson (Hardaway)	Rast
Barnett	Faulk	Johnson (J. T. Tom)	Ray
Bassett	Ferguson	Johnston (Leonard)	Rogers
Bevill	Franklin	Jones (Covington)	Rozelle
Bishop	Gilchrist	Jones (Monroe)	Salter
Boyd	Gilmer	Lee	Self
Brannan	Glass	Locke	Sessions
Branyon	Goldthwaite	Long (Lauderdale)	Shumate
Brewer	Goodwyn	McClendon (Chambers)	Smith (Russell)
Broadfoot	Gordon	McCorquodale	Smith (St. Clair)
Brooks	Grant	McLendon (Bullock)	Solomon
Cabiness	Gross	Meade	Speaks
Camp	Grouby	Merrill	Steagall
Casey	Guthrie	Morrow	Taylor
Cates	Hain	Murphy	Thomas
Chambers	Hanby	Oakley	Trimmier
Cook	Hankins	Perry	Turnham
Copeland	Hardy	Phillips	Vickers

—88

And the bill:

S. 224. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

Was taken up.

The motion of Mr. Thomas to postpone further consideration of the bill, S. 224, temporarily, was lost.

Yeas 17; Nays 70.

Yeas:

Mr. Speaker	Broadfoot	Engel	Jones (Covington)
Bevill	Cabiness	Franklin	Long (Lauderdale)
Bishop	Casey	Hankins	Salter
Brannan	Copeland	Jenkins	Self
Branyon			

—17

Nays:

Messrs.	Faulk	Jones (Monroe)	Rast
Adams	Ferguson	Lee	Ray
Albea	Gilchrist	Long (Perry)	Rogers
Avery	Gilmer	McClendon (Chambers)	Rozelle
Bailey	Glass	McCorquodale	Sessions
Barnett	Goodwyn	McLendon (Bullock)	Shumate
Bassett	Gordon	Martin	Smith (Russell)
Boyd	Grant	Meade	Smith (St. Clair)
Brooks	Grouby	Merrill	Solomon
Callahan	Hain	Morrow	Speaks
Camp	Hanby	Oakley	Steagall
Cates	Hardy	Oden	Taylor
Chambers	Harris	Perry	Thomas
Cook	Harvey	Phillips	Torbert
Daniel	Ingram	Pierce	Trimmier
Dickson	Johnson (Hardaway)	Powell	Turnham
Dodd	Johnson (J. T. Tom)	Pruitt	Vickers
Dunn	Johnston (Leonard)	Ramey	

—70

Mr. Murphy offered the following amendment to the bill, S. 224:

Amend SB 224 by deleting the period at the end of Section 2 and adding the following:

Provided, further, that in any county of the State the use of paper ballots shall not be required to be used provided that the county governing body of such counties shall certify to the Secretary of State of Alabama that voting machines can and will be properly used to prevent single-shot voting and provided further that no single shot vote shall be counted notwithstanding any other provision of Law.

On motion of Mr. McCorquodale the amendment offered by Mr. Murphy was laid upon the table.

Yeas 60; Nays 38.

Yeas:

Messrs.	Dodd	Locke	Roberts
Adams	Dunn	Long (Perry)	Rogers
Avery	Faulk	McCorquodale	Rozelle
Barnett	Ferguson	McLendon (Bullock)	Shumate
Bassett	Gilmer	Martin	Smith (Russell)
Boyd	Gordon	Meade	Smith (St. Clair)
Brewer	Grant	Morrow	Solomon
Brooks	Grouby	Nichols	Speaks
Callahan	Hain	Oakley	Steagall
Camp	Hardy	Oden	Sullivan
Casey	Ingram	Phillips	Taylor
Cates	Jenkins	Powell	Thomas
Cook	Johnson (J. T. Tom)	Pruitt	Torbert
Cornett	Jones (Monroe)	Ramey	Turnham
Daniel	Lee	Ray	Vickers
Dickson			

—60

Nays:

Mr. Speaker	Edwards	Harris	Perry
Albee	Engel	Johnson (Hardaway)	Pierce
Bailey	Franklin	Johnston (Leonard)	Rast
Bevill	Gilchrist	Jones (Covington)	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Lauderdale)	Salter
Brannan	Goodwyn	McClendon (Chambers)	Self
Branyon	Gross	Merrill	Sessions
Broadfoot	Guthrie	Murphy	Trimmier
Cabiness	Hanby	Owens	Turner
Copeland	Hankins		

—38

Mr. Thomas moved to lay on the table the motion of Mr. Roberts to reconsider the vote by which the motion of Mr. McCorquodale to lay on the table the amendment offered by Mr. Murphy was adopted.

MOTION TO RECESS LOST

The motion of Mr. Cabiness that the House recess for one hour and fifteen minutes was lost.

Yeas 25; Nays 73.

Yeas:

Messrs.	Edwards	Hawkins	Roberts
Albee	Engel	Johnson (Hardaway)	Salter
Bevill	Franklin	Johnston (Leonard)	Self
Branyon	Gilchrist	Long (Lauderdale)	Speaks
Broadfoot	Goldthwaite	Merrill	Steagall
Cabiness	Gordon	Murphy	Turner
Copeland	Guthrie		

—25

Nays:

Mr. Speaker	Dickson	Jones (Covington)	Ramey
Adams	Dodd	Jones (Monroe)	Rast
Avery	Dunn	Lee	Ray
Bailey	Faulk	Locke	Reynolds (Chambers)
Barnett	Ferguson	Long (Perry)	Reynolds (Madison)
Bassett	Gilmer	McCorquodale	Rogers
Bishop	Glass	McLendon (Bullock)	Rozelle
Boyd	Goodwyn	Martin	Sessions
Brannan	Grant	Meade	Shumate
Brewer	Gross	Morrow	Smith (Russell)
Brooks	Grouby	Oakley	Smith (St. Clair)
Callahan	Hain	Oden	Sullivan
Camp	Hanby	Owens	Taylor
Casey	Hardy	Perry	Thomas
Cates	Harris	Phillips	Torbert
Chambers	Harvey	Pierce	Trimmier
Cook	Ingram	Powell	Turnham
Cornett	Jenkins	Pruitt	Vickers
Daniel			

—73

CONSIDERATION OF S. 224 RESUMED

S. 224. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

Was again taken up.

The question was on the motion of Mr. Thomas to lay on the table the motion of Mr. Roberts to reconsider the vote by which the motion of Mr. McCorquodale to lay on the table the amendment offered by Mr. Murphy to the bill, S. 224, was adopted, and the motion of Mr. Thomas was adopted.

Yeas 62; Nays 37.

Yeas:

Mr. Speaker	Dodd	Lee	Rogers
Adams	Dunn	Locke	Rozelle
Avery	Faulk	Long (Perry)	Salter
Barnett	Ferguson	McCorquodale	Shumate
Bassett	Gilmer	McLendon (Bullock)	Smith (Russell)
Boyd	Grant	Martin	Smith (St. Clair)
Brooks	Gross	Meade	Solomon
Callahan	Grouby	Oakley	Speaks
Camp	Hain	Oden	Steagall
Casey	Hardy	Owens	Sullivan
Cates	Harvey	Phillips	Taylor
Chambers	Ingram	Powell	Thomas
Cook	Jenkins	Pruitt	Torbert
Cornett	Johnson (J. T. Tom)	Ramey	Turnham
Daniel	Jones (Covington)	Ray	Vickers
Dickson	Jones (Monroe)		

—62

Nays:

Messrs.	Copeland	Harris	Pierce
Albea	Edwards	Johnson (Hardaway)	Rast
Bailey	Engel	Johnston (Leonard)	Reynolds (Chambers)
Bevill	Franklin	Long (Lauderdale)	Reynolds (Madison)
Bishop	Gilchrist	McClendon (Chambers)	Roberts
Brannan	Goldthwaite	Merrill	Self
Branyon	Goodwyn	Morrow	Sessions
Brewer	Guthrie	Murphy	Trimmier
Broadfoot	Hanby	Perry	Turner
Cabiness	Hankins		

—37

And said bill, S. 224, was read a third time at length and passed.

Yeas 102; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (J. T. Tom)	Ramey
Adams	Dunn	Johnston (Leonard)	Rast
Albea	Edwards	Jones (Covington)	Ray
Avery	Engel	Jones (Monroe)	Reynolds (Chambers)
Bailey	Faulk	Lee	Reynolds (Madison)
Barnett	Ferguson	Locke	Roberts
Bassett	Franklin	Long (Lauderdale)	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Salter
Boyd	Glass	McCorquodale	Self
Brannan	Goldthwaite	McLendon (Bullock)	Sessions
Branyon	Goodwyn	Martin	Shumate
Brewer	Gordon	Meade	Smith (Russell)
Broadfoot	Grant	Merrill	Smith (St. Clair)
Brooks	Gross	Morrow	Solomon
Cabiness	Grouby	Murphy	Speaks
Callahan	Guthrie	Nichols	Steagall
Camp	Hain	Oakley	Sullivan
Casey	Hanby	Oden	Taylor
Cates	Hankins	Owens	Thomas
Chambers	Hardy	Perry	Torbert
Cook	Harris	Phillips	Trimmier
Copeland	Harvey	Pierce	Turner
Cornett	Ingram	Powell	Turnham
Daniel	Jenkins	Pruitt	Vickers
Dickson	Johnson (Hardaway)		

—102

POINT OF PERSONAL PRIVILEGE

It was requested as a matter of personal privilege for Mr. Britton that the Journal show that had he been present and voted on the passage of the bill, S. 224, that he would have voted "yea".

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 2. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Smith (Russell) the House concurred in and adopted the Senate amendment to the bill, H. 2, said Senate amendment being as follows:

Amend House Bill 2 by adding at the end of Section F on page 20 thereof the following:

“(21) Tennessee-Tombigbee Waterway Development Authority:
For the fiscal year ending September 30, 1962 \$75,000.00
(To carry out the provisions of Act No. 355, 1957 Regular Session, approved August 23, 1957.)”

Yeas 100; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Pruitt
Adams	Dunn	Johnson (J. T. Tom)	Ramey
Albea	Edwards	Johnston (Leonard)	Rast
Avery	Engel	Jones (Covington)	Ray
Bailey	Faulk	Jones (Monroe)	Reynolds (Chambers)
Barnett	Ferguson	Lee	Reynolds (Madison)
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Salter
Boyd	Glass	McClendon (Chambers)	Self
Branyon	Goldthwaite	McCorquodale	Sessions
Brewer	Goodwyn	McLendon (Bullock)	Shumate
Broadfoot	Gordon	Martin	Smith (Russell)
Brooks	Grant	Meade	Smith (St. Clair)
Cabiness	Gross	Merrill	Solomon
Callahan	Grouby	Morrow	Speaks
Camp	Guthrie	Murphy	Steagall
Casey	Hain	Nichols	Sullivan
Cates	Hanby	Oakley	Taylor
Chambers	Hankins	Oden	Thomas
Cook	Hardy	Owens	Torbert
Copeland	Harris	Perry	Trimmier
Cornett	Harvey	Phillips	Turner
Daniel	Ingram	Pierce	Turnham
Dickson	Jenkins	Powell	Vickers

—100

RESOLUTION

The following resolution was introduced:

By Messrs. Merrill, Faulk, Grouby, Smith (St. Clair), Albea, Hanby, Cope-land, Gilmer, Hardy, Hain, Cook, Nichols, McLendon (Bullock), Powell, Speaks, Casey, Bevell, Reynolds (Madison), Cabiness, Martin, Ramey, Vickers, Branyon, Turner, Guthrie, Hankins, Bishop, Long (Lauderdale), Sessions, Perry, Locke, Morrow, Self, Sullivan, Gordon, Ray, Dodd, Torbert, Rast, Edwards, Harvey, Avery, Cates, Barnett, Ferguson, Harris, Johnson (Hardaway), Johnston (Leonard), Long (Perry), Jen-kins, McClendon (Chambers), Meade, Johnson (J. T. Tom), Reynolds (Chambers), Trimmier, Turnham, Ashworth, Pruitt, Callahan, Franklin, Camp, Ingram, Chambers, Solomon, Rogers, Adams, Rozelle, Jones (Covington), Cornett, Salter, Owens, Brannan, Brooks, Dickson, Taylor, Glass, Bassett, Boyd, Pierce, Goodwyn, Goldthwaite, McCorquodale, Smith (Russell), Jones (Monroe), Oakley, Daniel, Grant, Dunn, Phillips, Lee, Thomas, Murphy, Engel, Gilchrist and Roberts.

H. J. R. 26. WHEREAS the Honorable Marc Ray Clement of Tusca-loosa, Alabama, died on this morning at 9:00 A. M. and

WHEREAS Marc Ray Clement has long been one of the first citizens of Alabama, being loved, admired, and respected by all who knew him for his integrity, sound advice, character and willingness to be of service and

WHEREAS more than any other citizen of Alabama the Honorable Marc Ray Clement has been recognized as the formulator and leader in organizations devoted to improving the health and welfare of the citizens of this State and

WHEREAS during World War II he served his State and Nation as Chairman of the War Bond Drive in Alabama and

WHEREAS his entire adult life has been marked by a sincere desire to serve his friends, State and Nation and

WHEREAS he was the close personal friend of many members of the Legislature and stood at all times ready to give them the benefit of his advice and judgment

NOW THEREFORE BE IT RESOLVED by the Legislature, both Houses concurring, that due note of the death of the Honorable Marc Ray Clement be made, and the Legislature does hereby express to the members of his family their great bereavement at this time and extend to them their full sympathy.

BE IT FURTHER RESOLVED that the Legislature does hereby take due note that the State of Alabama has truly lost one of its first citizens in the death of the Honorable Marc Ray Clement.

BE IT FURTHER RESOLVED that a copy of this resolution be spread upon the Journals of this body and copies forwarded to the members of the family.

On motion of Mr. Merrill the rules were suspended and H. J. R. 26 was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. deGraffenried, Andrews, Archer, Barnett, Berryman, Caffey Clark, Cooper, Crawford, Dumas, Eddins, Farmer, Gaither, Givhan, Godfrey, Golson, Graham, Green, Haltom, Hines, Jones, Kendall, Leonard, Moses, Porter, Roberts, Robison, Rutledge, Samford, Shelton, Turner, Webb, Wilson, Word and Wyatt:

S. J. R. 22. WHEREAS the Honorable Marc Ray Clement of Tuscaloosa Alabama, died on this morning at 9:00 A.M. and

WHEREAS Marc Ray Clement has long been one of the first citizens of Alabama, being loved, admired, and respected by all who knew him for his integrity, sound advice, character and willingness to be of service and

WHEREAS more than any other citizen of Alabama the Honorable Marc Ray Clement has been recognized as the formulator and leader in organizations devoted to improving the health and welfare of the citizens of this State and

WHEREAS during World War II he served his State and Nation as Chairman of the War Bond Drive in Alabama and

WHEREAS his entire adult life has been marked by a sincere desire to serve his friends, State and Nation and

WHEREAS he was the close personal friend of many members of the Legislature and stood at all times ready to give them the benefit of his sound advice and judgment

NOW THEREFORE BE IT RESOLVED by the Legislature, both Houses concurring, that due note of the death of the Honorable Marc Ray Clement be made, and the Legislature does hereby express to the members of his family their great bereavement at this time and extend to them their full sympathy.

BE IT FURTHER RESOLVED that the Legislature does hereby take due note that the State of Alabama has truly lost one of its first citizens in the death of the Honorable Marc Ray Clement.

BE IT FURTHER RESOLVED that a copy of this resolution be spread upon the Journals of this body and copies forwarded to the members of the family.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Callahan the rules were suspended and the House concurred in and adopted the S. J. R. 22 set out in the above and foregoing Message from the Senate.

RESOLUTIONS

The following resolutions were introduced:

By Messrs. Turnham, Hain, Dodd and Guthrie:

H. J. R. 27. Relative to the Southern Regional Conference of the Council of State Governments.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE ALABAMA LEGISLATURE, THE SENATE CONCURRING, That the several members of the Commission on Interstate Cooperation heretofore named be authorized to attend, as delegates from the State of Alabama, the Southern Regional Conference of the Council of State Governments which is to be held somewhere in the State of Mississippi in the summer of 1962 (The exact date and place of this meeting are to be hereafter fixed and announced by the Advisory Committee of the Southern Regional Conference.); and that the expenses incurred by them in attending the Conference be paid from funds appropriated for the payment of legislative expenses, on requisitions approved by the President of the Senate or the Speaker of the House.

On motion of Mr. Turnham the rules were suspended and H. J. R. 27 was adopted.

Also:

By Messrs. Oakley, Franklin, Smith (St. Clair), Grouby, Faulk, Trimmier, Engel, Murphy, Hanby, Copeland, Martin, Ramey, Avery, Meade, Vickers, Johnson (J. T. Tom), McClendon (Chambers), Jenkins, Barnett, Cates, Long (Perry), Harvey, Shumate, Beville, Gilchrist, Perry, Sessions, Long (Lauderdale), Broadfoot, Bishop, Hankins, Branyon, Self, Roberts, Reynolds (Madison), Brewer, Edwards, Rast, Dodd, Ray, Gordon, Gross, Cabiness, Callahan, Harris, Johnston (Leonard), Johnson (Hardaway), Dunn, Daniel, Grant, Phillips, McCorquodale, Nichols, Jones (Monroe), Goldthwaite, Ashworth, Bailey, Pierce, Goodwyn, Boyd, Bassett, Taylor, Glass, Dickson, Brooks, Brannan, Owens, Camp, Smith (Russell), Cornett, Thomas, Lee, Albea, Merrill, Hardy, Gilmer, Hain, Steagall, Cook, Turnham, McLendon (Bullock), Powell, Rozelle, Adams, Rogers, Solomon, Chambers, Ingram and Casey:

H. J. R. 28. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE LEGISLATURE OF ALABAMA, THE SENATE CONCURRING: That the members of the Legislature hereby express our sincere regret that our friend and colleague, Representative Sam C. Nettles, Jr., is ill and extend to him our earnest hopes for his speedy and complete recovery.

BE IT FURTHER RESOLVED, That a copy of this resolution be forwarded by the Clerk of the House of Representatives to Representative Nettles with greetings and best wishes from the members of this body.

On motion of Mr. Oakley the rules were suspended and H. J. R. 28 was adopted.

BILLS ON THIRD READING RESUMED

S. 76. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers

and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pruitt
Albea	Dodd	Johnson (Hardaway)	Ramey
Avery	Dunn	Johnson (J. T. Tom)	Rast
Bailey	Engel	Johnston (Leonard)	Ray
Barnett	Faulk	Jones (Covington)	Reynolds (Chambers)
Bevill	Ferguson	Long (Lauderdale)	Roberts
Bishop	Franklin	Long (Perry)	Rogers
Boyd	Gilmer	McClendon (Chambers)	Rozelle
Brannan	Glass	McCorquodale	Self
Branyon	Goodwyn	McLendon (Bullock)	Sessions
Broadfoot	Gordon	Martin	Smith (Russell)
Brooks	Gross	Meade	Smith (St. Clair)
Cabiness	Grouby	Morrow	Solomon
Callahan	Guthrie	Murphy	Speaks
Casey	Hain	Nichols	Steagall
Cates	Hanby	Oakley	Sullivan
Chambers	Hankins	Perry	Torbert
Cook	Hardy	Phillips	Trimmier
Cornett	Harris	Pierce	Turner
Daniel	Harvey	Powell	Vickers

—80

And the bill:

S. 86. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Faulk	Johnson (J. T. Tom)	Pruitt
Adams	Ferguson	Johnston (Leonard)	Ramey
Albea	Franklin	Jones (Covington)	Ray
Avery	Gilmer	Jones (Monroe)	Reynolds (Chambers)
Bailey	Glass	Long (Lauderdale)	Rogers
Barnett	Goldthwaite	Long (Perry)	Rozelle
Bevill	Goodwyn	McClendon (Chambers)	Self
Boyd	Gordon	McCorquodale	Sessions
Brannan	Grant	McLendon (Bullock)	Shumate
Branyon	Gross	Martin	Smith (Russell)
Brooks	Grouby	Meade	Smith (St. Clair)
Cabiness	Guthrie	Morrow	Solomon
Callahan	Hain	Murphy	Speaks
Cates	Hanby	Nichols	Steagall
Chambers	Hankins	Oakley	Sullivan
Cornett	Hardy	Oden	Taylor
Daniel	Harvey	Perry	Torbert
Dickson	Ingram	Phillips	Trimmier
Dodd	Jenkins	Pierce	Turner
Dunn	Johnson (Hardaway)	Powell	Vickers
Engel			

—81

And the bill:

S. 167. To amend further code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

Was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Pruitt
Adams	Dunn	Johnson (J. T. Tom)	Ramey
Albea	Engel	Johnston (Leonard)	Rast
Avery	Faulk	Jones (Covington)	Ray
Bailey	Ferguson	Jones (Monroe)	Reynolds (Chambers)
Barnett	Franklin	Lee	Reynolds (Madison)
Bassett	Gilchrist	Locke	Rogers
Bevill	Gilmer	Long (Lauderdale)	Rozelle
Bishop	Glass	Long (Perry)	Self
Boyd	Gordon	McClendon (Chambers)	Sessions
Brannan	Grant	McCorquodale	Smith (Russell)
Branyon	Gross	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Grouby	Martin	Solomon
Brooks	Guthrie	Mcade	Speaks
Cabiness	Hain	Morrow	Steagall
Callahan	Hanby	Murphy	Sullivan
Cates	Hankins	Oakley	Taylor
Chambers	Hardy	Oden	Thomas
Cook	Harris	Perry	Torbert
Copeland	Harvey	Phillips	Trimmier
Cornett	Ingram	Pierce	Turner
Daniel	Jenkins	Powell	Vickers
Dickson			

—89

And the bill:

S. 105. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

Was read a third time at length and passed.

Yeas 85; Nays 0.

Yeas:

Mr. Speaker	Daniel	Jenkins	Pruitt
Adams	Dickson	Johnson (J. T. Tom)	Ramey
Albea	Dodd	Johnston (Leonard)	Rast
Avery	Dunn	Jones (Covington)	Reynolds (Chambers)
Bailey	Engel	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Rogers
Bassett	Franklin	Locke	Rozelle
Bevill	Gilmer	Long (Lauderdale)	Self
Bishop	Glass	Long (Perry)	Sessions
Boyd	Gordon	McClendon (Chambers)	Smith (Russell)
Brannan	Grant	McCorquodale	Smith (St. Clair)
Branyon	Gross	McLendon (Bullock)	Solomon
Brewer	Grouby	Meade	Speaks
Broadfoot	Guthrie	Merrill	Steagall
Brooks	Hain	Morrow	Sullivan
Cabiness	Hanby	Murphy	Taylor
Callahan	Hankins	Oden	Thomas
Camp	Hardy	Perry	Torbert
Cates	Harris	Phillips	Trimmier
Chambers	Harvey	Pierce	Turner
Cook	Ingram	Powell	Vickers
Cornett			

—85

BILLS INDEFINITELY POSTPONED

On motion of Mr. Pierce, the bills, S. 166 and S. 165, were indefinitely postponed.

And the bill:

S. 2. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Goodwyn	Martin	Smith (Russell)
Brewer	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nichols	Sullivan
Camp	Hain	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Cates	Hankins	Perry	Torbert
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Cornett	Ingram	Pruitt	Vickers
Daniel	Jenkins		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 3. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 4. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand (65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Brooks	Engel	Hain
Adams	Cabiness	Faulk	Hanby
Albea	Callahan	Ferguson	Hankins
Avery	Camp	Franklin	Hardy
Bailey	Casey	Gilchrist	Harris
Barnett	Cates	Gilmer	Harvey
Bassett	Chambers	Glass	Ingram
Bevill	Cook	Goldthwaite	Jenkins
Bishop	Copeland	Goodwyn	Johnson (Hardaway)
Boyd	Cornett	Gordon	Johnson (J. T. Tom)
Brannan	Daniel	Grant	Johnston (Leonard)
Branyon	Dickson	Gross	Jones (Covington)
Brewer	Dodd	Grouby	Jones (Monroe)
Broadfoot	Dunn	Guthrie	Lee

Locke	Nichols	Reynolds (Chambers)	Speaks
Long (Lauderdale)	Oakley	Reynolds (Madison)	Steagall
Long (Perry)	Oden	Roberts	Sullivan
McClendon (Chambers)	Perry	Rogers	Taylor
McCorquodale	Phillips	Rozelle	Thomas
McLendon (Bullock)	Pierce	Self	Torbert
Martin	Powell	Sessions	Trimmier
Meade	Pruitt	Shumate	Turner
Merrill	Ramey	Smith (Russell)	Turnham
Morrow	Rast	Smith (St. Clair)	Vickers
Murphy	Ray	Solomon	

—98

And the bill:

S. 5. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Perry)	Salter
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Goodwyn	Martin	Smith (Russell)
Brewer	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nichols	Sullivan
Camp	Hain	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Cates	Hankins	Perry	Torbert
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Cornett	Ingram	Pruitt	Vickers
Daniel	Jenkins		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 6. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Goodwyn	Martin	Smith (Russell)
Brewer	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nichols	Sullivan
Camp	Hain	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Cates	Hankins	Perry	Torbert
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Cornett	Ingram	Pruitt	Vickers
Daniel	Jenkins		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 7. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Goodwyn	Martin	Smith (Russell)
Brewer	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nichols	Sullivan
Camp	Hain	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Cates	Hankins	Perry	Torbert
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Cornett	Ingram	Pruitt	Vickers
Daniel	Jenkins		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 8. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Bishop	Callahan	Daniel
Adams	Boyd	Camp	Dickson
Albea	Brannan	Casey	Dodd
Avery	Branyon	Cates	Dunn
Bailey	Brewer	Chambers	Engel
Barnett	Broadfoot	Cook	Faulk
Bassett	Brooks	Copeland	Ferguson
Bevill	Cabiness	Cornett	Franklin

Gilchrist	Jenkins	Nichols	Self
Gilmer	Johnson (Hardaway)	Oakley	Sessions
Class	Johnson (J. T. Tom)	Oden	Shumate
Goldthwaite	Johnston (Leonard)	Perry	Smith (Russell)
Goodwyn	Jones (Covington)	Phillips	Smith (St. Clair)
Gordon	Jones (Monroe)	Pierce	Solomon
Grant	Lee	Powell	Speaks
Gross	Locke	Pruitt	Steagall
Grouby	Long (Perry)	Ramey	Sullivan
Guthrie	McClendon (Chambers)	Rast	Taylor
Hain	McCorquodale	Ray	Thomas
Hanby	McLendon (Bullock)	Reynolds (Chambers)	Torbert
Hankins	Martin	Reynolds (Madison)	Trimmier
Hardy	Meade	Roberts	Turner
Harris	Merrill	Rogers	Turnham
Harvey	Morrow	Rozelle	Vickers
Ingram	Murphy		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 9. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the County, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 97; Nays 1.

Yeas:

Messrs.	Cates	Grant	Long (Perry)
Adams	Chambers	Gross	McClendon (Chambers)
Albea	Cook	Grouby	McCorquodale
Avery	Copeland	Guthrie	McLendon (Bullock)
Bailey	Cornett	Hain	Martin
Barnett	Daniel	Hanby	Meade
Bassett	Dickson	Hankins	Merrill
Bevill	Dodd	Hardy	Morrow
Bishop	Dunn	Harris	Murphy
Boyd	Engel	Harvey	Nichols
Brannan	Faulk	Ingram	Oakley
Branyon	Ferguson	Jenkins	Oden
Brewer	Franklin	Johnson (Hardaway)	Perry
Broadfoot	Gilchrist	Johnson (J. T. Tom)	Phillips
Brooks	Gilmer	Johnston (Leonard)	Pierce
Cabiness	Class	Jones (Covington)	Powell
Callahan	Goldthwaite	Jones (Monroe)	Pruitt
Camp	Goodwyn	Lee	Ramey
Casey	Gordon	Locke	Rast

Ray	Self	Speaks	Torbert
Reynolds (Chambers)	Sessions	Steagall	Trimmier
Reynolds (Madison)	Shumate	Sullivan	Turner
Roberts	Smith (Russell)	Taylor	Turnham
Rogers	Smith (St. Clair)	Thomas	Vickers
Rozelle	Solomon		

—97

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 10. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 11. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 17. To provide for additional suit fees in certain cases brought in circuit courts of counties having populations of not less than 14,400 nor more than 14,900.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Brooks	Engel	Hain
Adams	Cabiness	Faulk	Hanby
Albea	Callahan	Ferguson	Hankins
Avery	Camp	Franklin	Hardy
Bailey	Casey	Gilchrist	Harris
Barnett	Cates	Gilmer	Harvey
Bassett	Chambers	Glass	Ingram
Bevill	Cook	Goldthwaite	Jenkins
Bishop	Copeland	Goodwyn	Johnson (Hardaway)
Boyd	Cornett	Gordon	Johnson (J. T. Tom)
Brannan	Daniel	Grant	Johnston (Leonard)
Branyon	Dickson	Gross	Jones (Covington)
Brewer	Dodd	Grouby	Jones (Monroe)
Broadfoot	Dunn	Guthrie	Lee

Locke	Nichols	Reynolds (Chambers)	Speaks
Long (Lauderdale)	Oakley	Reynolds (Madison)	Steagall
Long (Perry)	Oden	Roberts	Sullivan
McClendon (Chambers)	Perry	Rogers	Taylor
McCorquodale	Phillips	Rozelle	Thomas
McLendon (Bullock)	Pierce	Self	Torbert
Martin	Powell	Sessions	Trimmier
Meade	Pruitt	Shumate	Turner
Merrill	Ramey	Smith (Russell)	Turnham
Morrow	Rast	Smith (St. Clair)	Vickers
Murphy	Ray	Solomon	

—98

And the bill:

S. 18. To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 19. To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commis-

sioners, or other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 20. To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Bevill	Brooks	Cook
Adams	Bishop	Cabiness	Copeland
Albea	Boyd	Callahan	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Broadfoot	Chambers	Dunn

Engel	Harris	Merrill	Rozelle
Faulk	Harvey	Morrow	Self
Ferguson	Ingram	Murphy	Sessions
Franklin	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oakley	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Oden	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goldthwaite	Jones (Covington)	Phillips	Speaks
Goodwyn	Jones (Monroe)	Pierce	Steagall
Gordon	Lee	Powell	Sullivan
Grant	Locke	Pruitt	Taylor
Gross	Long (Lauderdale)	Ramey	Thomas
Grouby	Long (Perry)	Rast	Torbert
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Reynolds (Chambers)	Turner
Hanby	McLendon (Bullock)	Reynolds (Madison)	Turnham
Hankins	Martin	Roberts	Vickers
Hardy	Meade	Rogers	

—98

And the bill:

S. 27. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 140,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 28. To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing for a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use, or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations, and orders.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 29. To supplement the state salary payable to circuit judges by payments from the county treasury in all judicial circuits composed of only one county which has a population of not less than 110,000 nor more than 150,000, according to the 1960 or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Bishop	Callahan	Daniel
Adams	Boyd	Camp	Dickson
Albea	Brannan	Casey	Dodd
Avery	Branyon	Cates	Dunn
Bailey	Brewer	Chambers	Engel
Barnett	Broadfoot	Cook	Faulk
Bassett	Brooks	Copeland	Ferguson
Bevill	Cabiness	Cornett	Franklin

Gilchrist	Jenkins	Murphy	Self
Gilmer	Johnson (Hardaway)	Nichols	Sessions
Glass	Johnson (J. T. Tom)	Oakley	Shumate
Goldthwaite	Johnston (Leonard)	Oden	Smith (Russell)
Goodwyn	Jones (Covington)	Perry	Smith (St. Clair)
Gordon	Jones (Monroe)	Phillips	Solomon
Grant	Lee	Pierce	Speaks
Gross	Locke	Powell	Steagall
Grouby	Long (Lauderdale)	Pruitt	Sullivan
Guthrie	Long (Perry)	Ramey	Taylor
Hain	McClendon (Chambers)	Rast	Thomas
Hanby	McCorquodale	Ray	Torbert
Hankins	McLendon (Bullock)	Reynolds (Chambers)	Trimmier
Hardy	Martin	Reynolds (Madison)	Turner
Harris	Meade	Roberts	Turnham
Harvey	Merrill	Rogers	Vickers
Ingram	Morrow	Rozelle	

—98

And the bill:

S. 32. To present to the voters of cities of the State of Alabama having a population of more than 70,000 and not more than 100,000 an article providing for the procedure for adoption of a Commission form of government, the organization of such government, the authority of the commissioners, the salaries of the commissioners, the selection of employees, distribution of powers and duties of the commissioners, the meetings of the Board of Commissioners, the election of the commissioners, bonds required of the commissioners, the examination of the records of the municipality, and a Recorder for the municipality.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 33. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Glass	Long (Lauderdale)	Rozelle
Bishop	Gilchrist	Long (Perry)	Self
Boyd	Gilmer	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Crouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 34. To repeal Act No. 499, S. 617 approved August 30, 1949, entitled "An Act Relating to all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; providing for the name, number and designation of members of the governing body of all such cities; providing for the selection and employment of employees in all such cities and prescribing the authority of the governing body of such cities with respect to said employees; providing for distribution of the powers and duties of and among the members of the governing body of each such city; providing the time when the provisions of this act shall become effective; and repealing all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 724).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 35. To repeal Act No. 500, S. 618, approved August 30, 1949 entitled "An Act Prescribing the compensation to be paid to members of the governing body in all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census, where such cities operate under the commission form of government; providing a method of payment of such compensation and providing the time when this Act shall become effective; and repealing all laws or parts of laws in conflict with the provisions hereof" (Acts of Alabama 1949, p. 725).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Bevill	Brooks	Cook
Adams	Bishop	Cabiness	Copeland
Albea	Boyd	Callahan	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Broadfoot	Chambers	Dunn

Engel	Harris	Merrill	Rozelle
Faulk	Harvey	Morrow	Self
Ferguson	Ingram	Murphy	Sessions
Franklin	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oakley	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Oden	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goldthwaite	Jones (Covington)	Phillips	Speaks
Goodwyn	Jones (Monroe)	Pierce	Steagall
Gordon	Lee	Powell	Sullivan
Grant	Locke	Pruitt	Taylor
Gross	Long (Lauderdale)	Ramey	Thomas
Grouby	Long (Perry)	Rast	Torbert
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Reynolds (Chambers)	Turner
Hanby	McLendon (Bullock)	Reynolds (Madison)	Turnham
Hankins	Martin	Roberts	Vickers
Hardy	Meade	Rogers	

—98

And the bill:

S. 36. To repeal Act No. 378, H. 785, approved July 6, 1943, entitled "An Act To provide for appeals from decisions of Civil Service Boards by whatever name known, governing the police and fire departments in all cities of the State of Alabama which now have a population of as many as 35,000 and less than 75,000, according to the last Federal Census, or which shall have such populations according to any such census that may hereafter be taken and in which the police and fire departments are now or may hereafter be governed and controlled by a Civil Service Board, by whatever name known; to regulate and define the persons, officers, and positions governed and controlled by Civil Service laws and regulations now or hereafter in force and effect in such cities; to continue in full force and effect any Civil Service laws or regulations not herein modified; and to repeal all laws and parts of laws whether general, special or local, and whether codified or uncoded, in conflict with the provisions of this Act" (Acts of Alabama Regular Session 1942 and Special Session 1943, p. 347).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Cabiness	Ferguson	Hardy
Adams	Callahan	Franklin	Harris
Albea	Camp	Gilchrist	Harvey
Avery	Casey	Gilmer	Ingram
Bailey	Cates	Glass	Jenkins
Barnett	Chambers	Goldthwaite	Johnson (Hardaway)
Bassett	Cook	Goodwyn	Johnson (J. T. Tom)
Bevill	Copeland	Gordon	Johnston (Leonard)
Bishop	Cornett	Grant	Jones (Covington)
Boyd	Daniel	Gross	Jones (Monroe)
Brannan	Dickson	Grouby	Lee
Branyon	Dodd	Guthrie	Locke
Brewer	Dunn	Hain	Long (Lauderdale)
Broadfoot	Engel	Hanby	Long (Perry)
Brooks	Faulk	Hankins	McClendon (Chambers)

McCorquodale	Perry	Roberts	Steagall
McLendon (Bullock)	Phillips	Rogers	Sullivan
Martin	Pierce	Rozelle	Taylor
Meade	Powell	Self	Thomas
Merrill	Pruitt	Sessions	Torbert
Morrow	Ramey	Shumate	Trimmier
Murphy	Rast	Smith (Russell)	Turner
Nichols	Ray	Smith (St. Clair)	Turnham
Oakley	Reynolds (Chambers)	Solomon	Vickers
Oden	Reynolds (Madison)	Speaks	

—98

And the bill:

S. 43. To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 46. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of

the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings; providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 51. Proposing a constitutional amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Bevill	Brooks	Cook
Adams	Bishop	Cabiness	Copeland
Albea	Boyd	Callahan	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Broadfoot	Chambers	Dunn

Engel	Harris	Merrill	Rozelle
Faulk	Harvey	Morrow	Self
Ferguson	Ingram	Murphy	Sessions
Franklin	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oakley	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Oden	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goldthwaite	Jones (Covington)	Phillips	Speaks
Goodwyn	Jones (Monroe)	Pierce	Steagall
Gordon	Lee	Powell	Sullivan
Grant	Locke	Pruitt	Taylor
Gross	Long (Lauderdale)	Ramey	Thomas
Grouby	Long (Perry)	Rast	Torbert
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Reynolds (Chambers)	Turner
Hanby	McLendon (Bullock)	Reynolds (Madison)	Turnham
Hankins	Martin	Roberts	Vickers
Hardy	Meade	Rogers	

—98

And the bill:

S. 52. To apply in all counties having populations of not less than 65,000 nor more than 95,000; directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 54. To fix the compensation of the Deputy Solicitor of Chambers County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 57. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 115,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Branyon	Copeland	Gilmer
Adams	Brewer	Cornett	Glass
Albea	Broadfoot	Daniel	Goldthwaite
Avery	Brooks	Dickson	Goodwyn
Bailey	Cabiness	Dodd	Gordon
Barnett	Callahan	Dunn	Grant
Bassett	Camp	Engel	Gross
Bevill	Casey	Faulk	Grouby
Bishop	Cates	Ferguson	Guthrie
Boyd	Chambers	Franklin	Hain
Brannan	Cook	Gilchrist	Hanby

Hankins	Long (Perry)	Pierce	Smith (Russell)
Hardy	McClendon (Chambers)	Powell	Smith (St. Clair)
Harris	McCorquodale	Pruitt	Solomon
Harvey	McLendon (Bullock)	Ramey	Speaks
Ingram	Martin	Rast	Steagall
Jenkins	Meade	Ray	Sullivan
Johnson (Hardaway)	Merrill	Reynolds (Chambers)	Taylor
Johnson (J. T. Tom)	Morrow	Reynolds (Madison)	Thomas
Johnston (Leonard)	Murphy	Roberts	Torbert
Jones (Covington)	Nichols	Rogers	Trimmier
Jones (Monroe)	Oakley	Rozelle	Turner
Lee	Oden	Self	Turnham
Locke	Perry	Sessions	Vickers
Long (Lauderdale)	Phillips	Shumate	

—98

And the bill:

S. 58. Relating to municipalities having a population of not less than 60,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 59. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 91 et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 107. To Establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Bevill	Brooks	Cook
Adams	Bishop	Cabiness	Copeland
Albea	Boyd	Callahan	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Broadfoot	Chambers	Dunn

Engel	Harris	Merrill	Rozelle
Faulk	Harvey	Morrow	Self
Ferguson	Ingram	Murphy	Sessions
Franklin	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oakley	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Oden	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goldthwaite	Jones (Covington)	Phillips	Speaks
Goodwyn	Jones (Monroe)	Pierce	Steagall
Gordon	Lee	Powell	Sullivan
Grant	Locke	Pruitt	Taylor
Gross	Long (Lauderdale)	Ramey	Thomas
Grouby	Long (Perry)	Rast	Torbert
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Reynolds (Chambers)	Turner
Hanby	McLendon (Bullock)	Reynolds (Madison)	Turnham
Hankins	Martin	Roberts	Vickers
Hardy	Meade	Rogers	

—98

And the bill:

S. 115. To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, approved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 119. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 127. To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Branyon	Copeland	Gilmer
Adams	Brewer	Cornett	Glass
Albea	Broadfoot	Daniel	Goldthwaite
Avery	Brooks	Dickson	Goodwyn
Bailey	Cabiness	Dodd	Gordon
Barnett	Callahan	Dunn	Grant
Bassett	Camp	Engel	Gross
Bevill	Casey	Faulk	Grouby
Bishop	Cates	Ferguson	Guthrie
Boyd	Chambers	Franklin	Hain
Brannan	Cook	Gilchrist	Hanby

Hankins	Long (Perry)	Pierce	Smith (Russell)
Hardy	McClendon (Chambers)	Powell	Smith (St. Clair)
Harris	McCorquodale	Pruitt	Solomon
Harvey	McLendon (Bullock)	Ramey	Speaks
Ingram	Martin	Rast	Steagall
Jenkins	Meade	Ray	Sullivan
Johnson (Hardaway)	Merrill	Reynolds (Chambers)	Taylor
Johnson (J. T. Tom)	Morrow	Reynolds (Madison)	Thomas
Johnston (Leonard)	Murphy	Roberts	Torbert
Jones (Covington)	Nichols	Rogers	Trimmier
Jones (Monroe)	Oakley	Rozelle	Turner
Lee	Oden	Self	Turnham
Locke	Perry	Sessions	Vickers
Long (Lauderdale)	Phillips	Shumate	

—98

And the bill:

S. 131. (with amendment). To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amendment to S. B. 131

In Section 4, in the first sentence thereof, strike out the following, "first county-wide primary, general, or special election held after the passage of this Act." and substitute in lieu thereof the following: general election to be held in November 1962.

And the amendment was adopted.

Yeas 98; Nays 0.

Yeas:

Messrs.	Broadfoot	Dodd	Gross
Adams	Brooks	Dunn	Grouby
Albea	Cabiness	Engel	Guthrie
Avery	Callahan	Faulk	Hain
Bailey	Camp	Ferguson	Hanby
Barnett	Casey	Franklin	Hankins
Bassett	Cates	Gilchrist	Hardy
Bevill	Chambers	Gilmer	Harris
Bishop	Cook	Glass	Harvey
Boyd	Copeland	Goldthwaite	Ingram
Brannan	Cornett	Goodwyn	Jenkins
Branyon	Daniel	Gordon	Johnson (Hardaway)
Brewer	Dickson	Grant	Johnson (J. T. Tom)

Johnston (Leonard)	Merrill	Rast	Solomon
Jones (Covington)	Morrow	Ray	Speaks
Jones (Monroe)	Murphy	Reynolds (Chambers)	Steagall
Lee	Nichols	Reynolds (Madison)	Sullivan
Locke	Oakley	Roberts	Taylor
Long (Lauderdale)	Oden	Rogers	Thomas
Long (Perry)	Perry	Rozelle	Torbert
McClendon (Chambers)	Phillips	Self	Trimmier
McCorquodale	Pierce	Sessions	Turner
McLendon (Bullock)	Powell	Shumate	Turnham
Martin	Pruitt	Smith (Russell)	Vickers
Meade	Ramey	Smith (St. Clair)	

—98

And said bill, S. 131, as thus amended, was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Alhea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 134. To provide for the collection and enforcement by the state department of revenue of certain privilege license taxes levied or assessed by the city of Eufaula, Barbour County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Fruitt	

—98

And the bill:

S. 138. To provide clerical assistants for sheriffs of all counties having populations of not less than 14,900 nor more than 15,200, according to the 1960 or any subsequent federal decennial census; prescribing the duties of such clerks and providing for the payment of their compensation.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Camp	Glass	Johnson (J. T. Tom)
Adams	Casey	Goldthwaite	Johnston (Leonard)
Albea	Cates	Goodwyn	Jones (Covington)
Avery	Chambers	Gordon	Jones (Monroe)
Bailey	Cook	Grant	Lee
Barnett	Copeland	Gross	Locke
Bassett	Cornett	Grouby	Long (Lauderdale)
Bevill	Daniel	Guthrie	Long (Perry)
Bishop	Dickson	Hain	McClendon (Chambers)
Boyd	Dodd	Hanby	McCorquodale
Brannan	Dunn	Hankins	McLendon (Bullock)
Branyon	Engel	Hardy	Martin
Brewer	Faulk	Harris	Meade
Broadfoot	Ferguson	Harvey	Merrill
Brooks	Franklin	Ingram	Morrow
Cabiness	Gilchrist	Jenkins	Murphy
Callahan	Gilmer	Johnson (Hardaway)	Nichols

Oakley	Rast	Sessions	Taylor
Oden	Ray	Shumate	Thomas
Perry	Reynolds (Chambers)	Smith (Russell)	Torbert
Phillips	Reynolds (Madison)	Smith (St. Clair)	Trimmier
Pierce	Roberts	Solomon	Turner
Powell	Rogers	Speaks	Turnham
Pruitt	Rozelle	Steagall	Vickers
Ramey	Self	Sullivan	

—98

And the bill:

S. 139. To regulate further the compensation and allowances of election officers in Crenshaw County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 140. To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 141. To provide for the election of members of the county board of education of Crenshaw County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Camp	Glass	Johnson (J. T. Tom)
Adams	Casey	Goldthwaite	Johnston (Leonard)
Albea	Cates	Goodwyn	Jones (Covington)
Avery	Chambers	Gordon	Jones (Monroe)
Bailey	Cook	Grant	Lee
Barnett	Copeland	Gross	Locke
Bassett	Cornett	Grouby	Long (Lauderdale)
Bevill	Daniel	Guthrie	Long (Perry)
Bishop	Dickson	Hain	McClendon (Chambers)
Boyd	Dodd	Hanby	McCorquodale
Brannan	Dunn	Hankins	McLendon (Bullock)
Branyon	Engel	Hardy	Martin
Brewer	Faulk	Harris	Meade
Broadfoot	Ferguson	Harvey	Merrill
Brooks	Franklin	Ingram	Morrow
Cabiness	Gilchrist	Jenkins	Murphy
Callahan	Gilmer	Johnson (Hardaway)	Nichols

Oakley	Rast	Sessions	Taylor
Oden	Ray	Shumate	Thomas
Perry	Reynolds (Chambers)	Smith (Russell)	Torbert
Phillips	Reynolds (Madison)	Smith (St. Clair)	Trimmier
Pierce	Roberts	Solomon	Turner
Powell	Rogers	Speaks	Turnham
Pruitt	Rozelle	Steagall	Vickers
Ramey	Self	Sullivan	

—98

And the bill:

S. 173. Relating to Judicial Notice of Ordinances of Cities Which May Now or Hereafter Have a Population of One Hundred Thousand and not exceeding Two Hundred Thousand People According to the Last or Any Succeeding Federal Census in all criminal or quasi-criminal cases.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 174. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32, and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 176. To fix the supplemental salary and expense allowance of the Solicitor of the Fifteenth Judicial Circuit of Alabama to provide that said supplemental salary and expense allowance shall be paid out of the general fund of Montgomery County, Alabama, and to provide when said act shall go into effect and to repeal all laws in conflict herewith.

Was read a third time at length and passed.

Yeas 97; Nays 0.

Yeas:

Messrs.	Brewer	Daniel	Gordon
Adams	Broadfoot	Dickson	Grant
Albea	Brooks	Dodd	Gross
Avery	Cabiness	Dunn	Grouby
Bailey	Callahan	Engel	Guthrie
Barnett	Camp	Faulk	Hain
Bassett	Casey	Ferguson	Hanby
Bevill	Cates	Franklin	Hankins
Bishop	Chambers	Gilchrist	Hardy
Boyd	Cook	Gilmer	Harris
Brannan	Copeland	Glass	Harvey
Branyon	Cornett	Goodwyn	Ingram

Jenkins	Martin	Ramey	Smith (St. Clair)
Johnson (Hardaway)	Meade	Rast	Solomon
Johnson (J. T. Tom)	Merrill	Ray	Speaks
Johnston (Leonard)	Morrow	Reynolds (Chambers)	Steagall
Jones (Covington)	Murphy	Reynolds (Madison)	Sullivan
Jones (Monroe)	Nichols	Roberts	Taylor
Lee	Oakley	Rogers	Thomas
Locke	Oden	Rozelle	Torbert
Long (Lauderdale)	Perry	Self	Trimmier
Long (Perry)	Phillips	Sessions	Turner
McClendon (Chambers)	Pierce	Shumate	Turnham
McCorquodale	Powell	Smith (Russell)	Vickers
McLendon (Bullock)	Pruitt		

—97

And the bill:

S. 177. To fix the supplemental salaries of Circuit Judges in the Fifteenth Judicial Circuit of Alabama, to be paid out of the County Treasury of Montgomery County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 178. To repeal Act No. 174, S. 247, approved July 22, 1947, an act relating to the holding of advisory elections in counties having a population of more than 140,000 and less than 250,000 inhabitants (General Acts 1947, page 60).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 180. To repeal Act No. 281, H. 514, Regular Session 1961, entitled "To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census."

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Brewer	Daniel	Goodwyn
Adams	Broadfoot	Dickson	Gordon
Albea	Brooks	Dodd	Grant
Avery	Cabiness	Dunn	Gross
Bailey	Callahan	Engel	Grouby
Barnett	Camp	Faulk	Guthrie
Bassett	Casey	Ferguson	Hain
Bevill	Cates	Franklin	Hanby
Bishop	Chambers	Gilchrist	Hankins
Boyd	Cook	Gilmer	Hardy
Brannan	Copeland	Glass	Harris
Branyon	Cornett	Goldthwaite	Harvey

Ingram	McLendon (Bullock)	Pruitt	Smith (St. Clair)
Jenkins	Martin	Ramey	Solomon
Johnson (Hardaway)	Meade	Rast	Speaks
Johnson (J. T. Tom)	Merrill	Ray	Steagall
Johnston (Leonard)	Morrow	Reynolds (Chambers)	Sullivan
Jones (Covington)	Murphy	Reynolds (Madison)	Taylor
Jones (Monroe)	Nichols	Roberts	Thomas
Lee	Oakley	Rogers	Torbert
Locke	Oden	Rozelle	Trimmier
Long (Lauderdale)	Perry	Self	Turner
Long (Perry)	Phillips	Sessions	Turnham
McClendon (Chambers)	Pierce	Shumate	Vickers
McCorquodale	Powell	Smith (Russell)	

—98

And the bill:

S. 181. To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 184. Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education,

exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 185. (with substitute). To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Local Legislation No. 1, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Be It Enacted by the Legislature of Alabama:

Section 1. A special filing fee of twenty dollars (\$20.00) will be collected in each divorce case brought in any of the courts of counties having populations of not less than 20,100 nor more than 21,850, according to the most recent federal decennial census. The fee shall be in addition to all other fees, trial taxes, and court costs otherwise assessable in such courts, and when collected by the register of such courts, one-twentieth (1/20) of such amount shall be paid over to the general fund of the county, and nineteen-twentieths (19/20) of such collections shall be paid over to the board of education of the county in which suit for divorce shall have been filed; provided, however, in counties having independent city school systems, the funds derived by the board of education of the county under this Act shall be apportioned among the county and city school systems in the same proportions that state funds are distributed under the minimum program fund; and provided further that if it is alleged in the bill of complaint and proved that either party to the divorce proceedings has been a resident of the State of Alabama for more than twelve (12) months next preceding the filing of the bill, then this Act is of no force and effect.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And said bill, S. 185, as thus amended, was read a third time at length and passed.

Yeas 97; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Jones (Covington)	Ray
Avery	Engel	Jones (Monroe)	Reynolds (Chambers)
Bailey	Faulk	Lee	Reynolds (Madison)
Barnett	Ferguson	Locke	Roberts
Bassett	Franklin	Long (Lauderdale)	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goldthwaite	McLendon (Bullock)	Shumate
Branyon	Goodwyn	Martin	Smith (Russell)
Brewer	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Callahan	Guthrie	Nichols	Sullivan
Camp	Hain	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Cates	Hankins	Perry	Torbert
Chambers	Hardy	Phillips	Trimmier
Cook	Harris	Pierce	Turner
Copeland	Harvey	Powell	Turnham
Cornett	Ingram	Pruitt	Vickers
Daniel	Jenkins		

—97

NOTICE IN WRITING ON S. 185

Mr. Self offered the following Notice in Writing:

It is noted that Marion County has two senators sponsoring this general bill of local application which relates only to Marion County.

And the bill:

S. 186. To provide for the relief of Mrs. Fred Bull, By Marion County.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Boyd	Casey	Dunn
Adams	Brannan	Cates	Engel
Albea	Branyon	Chambers	Faulk
Avery	Brewer	Cook	Ferguson
Bailey	Broadfoot	Copeland	Franklin
Barnett	Brooks	Cornett	Gilchrist
Bassett	Cabiness	Daniel	Gilmer
Bevill	Callahan	Dickson	Glass
Bishop	Camp	Dodd	Goldthwaite

Goodwyn	Johnston (Leonard)	Oakley	Sessions
Gordon	Jones (Covington)	Oden	Shumate
Grant	Jones (Monroe)	Perry	Smith (Russell)
Gross	Lee	Phillips	Smith (St. Clair)
Grouby	Locke	Pierce	Solomon
Guthrie	Long (Lauderdale)	Powell	Speaks
Hain	Long (Perry)	Pruitt	Steagall
Hanby	McClendon (Chambers)	Ramey	Sullivan
Hankins	McCorquodale	Rast	Taylor
Hardy	McLendon (Bullock)	Ray	Thomas
Harris	Martin	Reynolds (Chambers)	Torbert
Harvey	Meade	Reynolds (Madison)	Trimmier
Ingram	Merrill	Roberts	Turner
Jenkins	Morrow	Rogers	Turnham
Johnson (Hardaway)	Murphy	Rozelle	Vickers
Johnson (J. T. Tom)	Nichols	Self	

—98

And the bill:

S. 198. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Camp	Glass	Johnson (J. T. Tom)
Adams	Casey	Goldthwaite	Johnston (Leonard)
Albee	Cates	Goodwyn	Jones (Covington)
Avery	Chambers	Gordon	Jones (Monroe)
Bailey	Cook	Grant	Lee
Barnett	Copeland	Gross	Locke
Bassett	Cornett	Grouby	Long (Lauderdale)
Bevill	Daniel	Guthrie	Long (Perry)
Bishop	Dickson	Hain	McClendon (Chambers)
Boyd	Dodd	Hanby	McCorquodale
Brannan	Dunn	Hankins	McLendon (Bullock)
Branyon	Engel	Hardy	Martin
Brewer	Faulk	Harris	Meade
Broadfoot	Ferguson	Harvey	Merrill
Brooks	Franklin	Ingram	Morrow
Cabiness	Gilchrist	Jenkins	Murphy
Callahan	Gilmer	Johnson (Hardaway)	Nichols

Oakley	Rast	Sessions	Taylor
Oden	Ray	Shumate	Thomas
Perry	Reynolds (Chambers)	Smith (Russell)	Torbert
Phillips	Reynolds (Madison)	Smith (St. Clair)	Trimmier
Pierce	Roberts	Solomon	Turner
Powell	Rogers	Speaks	Turnham
Pruitt	Rozelle	Steagall	Vickers
Ramey	Self	Sullivan	

—98

And the bill:

S. 199. To repeal Act No. 22, H. 73, approved May 26, 1955 entitled "To apply in all counties having a population of not less than 230,000 nor more than 500,000 inhabitants, according to the last or any subsequent federal decennial census; to fix the compensation of the commissioner of licenses in all such counties." (Acts of Alabama 1955, page 233).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 200. To repeal Act No. 17, H. 19, approved March 23, 1955 entitled "To extend the term of office of Commissioner of Licenses in all counties of this State having a population of not less than 230,000 nor more than 400,000, according to the last or any subsequent Federal census, for a period of two years from the expiration of their present term of office; to provide

how, when and for what term of office their successors shall be elected and to repeal only those laws, or parts of law, which are in conflict herewith." (Acts of Alabama 1955, page 126).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Mcade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmer
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 201. To repeal Act No. 245, H. 343, approved June 26, 1945, entitled "To create the office of Commissioner of Licenses in all counties of this State having a population of not less than 140,000, nor more than 400,000, according to the last or any subsequent Federal census; to provide for the method of electing said officer; to fix his term of office; to fix his compensation; to prescribe his duties and define his powers; to provide for the appointment of a Deputy Commissioner of Licenses and for the appointment of necessary clerical assistants in said office; and to further provide that said Commissioner of Licenses shall issue all licenses, except marriage licenses, assess for taxation, collect the ad valorem taxes, issue the licenses and distribute the tags on all motor vehicles in such counties; to transfer the duties from the Tax Assessor, Tax Collector and Judge of Probate in such counties to said Commissioner of Licenses of all matters relative to the registration, assessment for taxes, collection of ad valorem taxes and distribution of tags for motor vehicles, and the issuances of all licenses, except marriage licenses." (Acts of Alabama 1945, page 367).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 202. To repeal Act No. 187, S. 339, approved June 29, 1951, as amended, creating a firemen and policemen's pension and relief fund in cities having a population of not less than 45,000 nor more than 54,000 inhabitants according to the preliminary count as of April 1, 1951 of the latest federal census or which shall have such population according to any such census that may be taken hereafter, (Acts of Alabama 1950-51, p. 438).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Broadfoot	Dodd	Gross
Adams	Brooks	Dunn	Grouby
Albea	Cabiness	Engel	Guthrie
Avery	Callahan	Faulk	Hain
Bailey	Camp	Ferguson	Hanby
Barnett	Casey	Franklin	Hankins
Bassett	Cates	Gilchrist	Hardy
Bevill	Chambers	Gilmer	Harris
Bishop	Cook	Glass	Harvey
Boyd	Copeland	Goldthwaite	Ingram
Brannan	Cornett	Goodwyn	Jenkins
Branyon	Daniel	Gordon	Johnson (Hardaway)
Brewer	Dickson	Grant	Johnson (J. T. Tom)

Johnston (Leonard)	Merrill	Rast	Solomon
Jones (Covington)	Morrow	Ray	Speaks
Jones (Monroe)	Murphy	Reynolds (Chambers)	Steagall
Lee	Nichols	Reynolds (Madison)	Sullivan
Locke	Oakley	Roberts	Taylor
Long (Lauderdale)	Oden	Rogers	Thomas
Long (Perry)	Perry	Rozelle	Torbert
McClendon (Chambers)	Phillips	Self	Trimmier
McCorquodale	Pierce	Sessions	Turner
McLendon (Bullock)	Powell	Shumate	Turnham
Martin	Pruitt	Smith (Russell)	Vickers
Meade	Ramey	Smith (St. Clair)	

—98

And the bill:

S. 203. To repeal Act No. 384, S. 286, approved November 6, 1959, entitled "An Act Relating to municipalities having a population of not less than 40,000 nor more than 50,000, according to the last or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government," (Acts of Alabama 1959, vol. 2, p. 999).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 204. To repeal Act No. 509, S. 570, approved August 22, 1951, entitled "An Act Relating to cities having a population of not less than 35,000 nor more than 55,000 inhabitants; authorizing such cities to levy and collect privilege license taxes on the sale of malt or brewed beverages within their police jurisdictions at the same rate as such taxes are levied within their corporate limits," (Acts of Alabama 1950-51, p. 900).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Class	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 206. To amend Act No. 366, H. 73, Regular Session 1959, an act relating to the selecting of juries and alternate jurors in criminal cases in the circuit courts of counties having populations of not less than 200,000 nor more than 400,000 (Acts of Alabama 1959, vol. 2, p. 955).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Barnett	Brannan	Cabiness
Adams	Bassett	Branyon	Callahan
Albea	Bevill	Brewer	Camp
Avery	Bishop	Broadfoot	Casey
Bailey	Boyd	Brooks	Cates

Chambers	Grouby	McCorquodale	Roberts
Cook	Guthrie	McLendon (Bullock)	Rogers
Copeland	Hain	Martin	Rozelle
Cornett	Hanby	Meade	Self
Daniel	Hankins	Merrill	Sessions
Dickson	Hardy	Morrow	Shumate
Dodd	Harris	Murphy	Smith (Russell)
Dunn	Harvey	Nichols	Smith (St. Clair)
Engel	Ingram	Oakley	Solomon
Faulk	Jenkins	Oden	Speaks
Ferguson	Johnson (Hardaway)	Perry	Steagall
Franklin	Johnson (J. T. Tom)	Phillips	Sullivan
Gilchrist	Johnston (Leonard)	Pierce	Taylor
Gilmer	Jones (Covington)	Powell	Thomas
Glass	Jones (Monroe)	Pruitt	Torbert
Goldthwaite	Lee	Ramey	Trimmier
Goodwyn	Locke	Rast	Turner
Gordon	Long (Lauderdale)	Ray	Turnham
Grant	Long (Perry)	Reynolds (Chambers)	Vickers
Gross	McClendon (Chambers)	Reynolds (Madison)	

—98

And the bill:

S. 207. To make an appropriation from the county treasury of Mobile County for the relief of M. A. Lowery.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 222. To fix the compensation of election officers in elections held in counties having populations of not less than 300,000 nor more than 500,000, according to the last or any subsequent Federal decennial census.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 87. To amend Act No. 529, H. 898, of the Regular Session of 1953, which relates to authority of the county board of education in counties of certain populations.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Bevill	Brooks	Cook
Adams	Bishop	Cabiness	Copeland
Albea	Boyd	Callahan	Cornett
Avery	Brannan	Camp	Daniel
Bailey	Branyon	Casey	Dickson
Barnett	Brewer	Cates	Dodd
Bassett	Broadfoot	Chambers	Dunn

Edwards	Hardy	Meade	Rogers
Engel	Harris	Merrill	Rozelle
Faulk	Harvey	Morrow	Self
Ferguson	Ingram	Murphy	Sessions
Franklin	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oakley	Smith (Russell)
Gilmer	Johnson (J. T. Tom)	Oden	Smith (St. Clair)
Glass	Johnston (Leonard)	Perry	Solomon
Goldthwaite	Jones (Covington)	Phillips	Speaks
Goodwyn	Jones (Monroe)	Pierce	Steagall
Gordon	Lee	Powell	Sullivan
Grant	Locke	Pruitt	Taylor
Gross	Long (Lauderdale)	Ramey	Thomas
Grouby	Long (Perry)	Rast	Torbert
Guthrie	McClendon (Chambers)	Ray	Trimmier
Hain	McCorquodale	Reynolds (Chambers)	Turner
Hanby	McLendon (Bullock)	Reynolds (Madison)	Turnham
Hankins	Martin	Roberts	Vickers

—99

And the bill:

S. 88. To amend Act No. 530, H. 897, of the Regular Session of 1953, which relates to the authority of the city board of education in counties of certain populations.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dodd	Johnson (Hardaway)	Ramey
Adams	Dunn	Johnson (J. T. Tom)	Rast
Albea	Edwards	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Chambers)
Bailey	Faulk	Jones (Monroe)	Reynolds (Madison)
Barnett	Ferguson	Lee	Roberts
Bassett	Franklin	Locke	Rogers
Bevill	Gilchrist	Long (Lauderdale)	Rozelle
Bishop	Gilmer	Long (Perry)	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	McLendon (Bullock)	Smith (Russell)
Brewer	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Sullivan
Camp	Hain	Nichols	Taylor
Casey	Hanby	Oakley	Thomas
Cates	Hankins	Oden	Torbert
Chambers	Hardy	Perry	Trimmier
Cook	Harris	Phillips	Turner
Copeland	Harvey	Pierce	Turnham
Cornett	Ingram	Powell	Vickers
Daniel	Jenkins	Pruitt	

—98

And the bill:

S. 89. To repeal Act No. 564, H. 985, approved October 8, 1947, an act relating to the power of municipal corporations located within certain counties classified on a population basis to establish zoning districts and to regulate buildings and structures within their police jurisdictions (Gen. Acts 1947, p. 401).

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 90. To permit certain municipal corporations located within counties which now have or may hereafter have a population in excess of 500,000 according to the last or any succeeding decennial Federal census to continue to have authority to establish zoning districts and to regulate buildings and structures within their police jurisdiction in the same manner and have the other powers and duties and subject to the same restrictions as provided in Sections 772 to 785, Title 37, Alabama Code of 1940.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 92. To fix the compensation or salaries of Tax Assessors and Tax Collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent Federal census; and to require such officers to pay in to the County Treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Callahan	Franklin	Harvey
Adams	Camp	Gilchrist	Ingram
Albea	Casey	Gilmer	Jenkins
Avery	Cates	Glass	Johnson (Hardaway)
Bailey	Chambers	Goldthwaite	Johnson (J. T. Tom)
Barnett	Cook	Goodwyn	Johnston (Leonard)
Bassett	Copeland	Gordon	Jones (Covington)
Bevill	Cornett	Grant	Jones (Monroe)
Bishop	Daniel	Gross	Lee
Boyd	Dickson	Grouby	Locke
Brannan	Dodd	Guthrie	Long (Lauderdale)
Branyon	Dunn	Hain	Long (Perry)
Brewer	Edwards	Hanby	McClendon (Chambers)
Broadfoot	Engel	Hankins	McCorquodale
Brooks	Faulk	Hardy	McLendon (Bullock)
Cabiness	Ferguson	Harris	Martin

Meade	Pierce	Rogers	Steagall
Merrill	Powell	Rozelle	Sullivan
Morrow	Pruitt	Self	Taylor
Murphy	Ramey	Sessions	Thomas
Nichols	Rast	Shumate	Torbert
Oakley	Ray	Smith (Russell)	Trimmier
Oden	Reynolds (Chambers)	Smith (St. Clair)	Turner
Perry	Reynolds (Madison)	Solomon	Turnham
Phillips	Roberts	Speaks	Vickers

—99

And the bill:

S. 93. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 94. To regulate further the conduct of elections in all counties having populations of 500,000 or more; amending Code of Alabama 1940, Title 17, Section 110, in relation to the use of paper ballots at certain voting places.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 96. To repeal Act No. 52, H. 60, approved June 10, 1949, entitled "An Act to prescribe the hours during which the polls shall be open in counties having a population of three hundred thousand or more" (Acts of Alabama 1949, p. 77).

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Cabiness	Faulk	Hankins
Adams	Callahan	Ferguson	Hardy
Albea	Camp	Franklin	Harris
Avery	Casey	Gilchrist	Harvey
Bailey	Cates	Gilmer	Ingram
Barnett	Chambers	Glass	Jenkins
Bassett	Cook	Goldthwaite	Johnson (Hardaway)
Bevill	Copeland	Goodwyn	Johnson (J. T. Tom)
Bishop	Cornett	Gordon	Johnston (Leonard)
Boyd	Daniel	Grant	Jones (Covington)
Brannan	Dickson	Gross	Jones (Monroe)
Branyon	Dodd	Grouby	Lee
Brewer	Dunn	Guthrie	Locke
Broadfoot	Edwards	Hain	Long (Lauderdale)
Brooks	Engel	Hanby	Long (Perry)

McClendon (Chambers)	Oden	Reynolds (Madison)	Speaks
McCorquodale	Perry	Roberts	Steagall
McLendon (Bullock)	Phillips	Rogers	Sullivan
Martin	Pierce	Rozelle	Taylor
Meade	Powell	Self	Thomas
Merrill	Pruitt	Sessions	Torbert
Morrow	Ramey	Shumate	Trimmier
Murphy	Rast	Smith (Russell)	Turner
Nichols	Ray	Smith (St. Clair)	Turnham
Oakley	Reynolds (Chambers)	Solomon	Vickers

—99

And the bill:

S. 97. To amend Code of Alabama 1940, Title 7, Section 221, which relates to consolidation of causes in the circuit courts of certain counties classified on a population basis.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 98. To provide further for assessing and collecting taxes in certain counties classified on a population basis, amending Code of Alabama 1940, Title 51, Sections 78 and 80.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 99. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Pruitt
Adams	Dodd	Johnson (Hardaway)	Ramey
Albea	Dunn	Johnson (J. T. Tom)	Rast
Avery	Edwards	Johnston (Leonard)	Ray
Bailey	Engel	Jones (Covington)	Reynolds (Chambers)
Barnett	Faulk	Jones (Monroe)	Reynolds (Madison)
Bassett	Ferguson	Lee	Roberts
Bevill	Franklin	Locke	Rogers
Bishop	Gilchrist	Long (Lauderdale)	Rozelle
Boyd	Gilmer	Long (Perry)	Self
Brannan	Glass	McClendon (Chambers)	Sessions
Branyon	Goldthwaite	McCorquodale	Shumate
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Meade	Solomon
Cabiness	Gross	Merrill	Speaks
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Sullivan
Casey	Hain	Nichols	Taylor
Cates	Hanby	Oakley	Thomas
Chambers	Hankins	Oden	Torbert
Cook	Hardy	Perry	Trimmier
Copeland	Harris	Phillips	Turner
Cornett	Harvey	Pierce	Turnham
Daniel	Ingram	Powell	Vickers

—99

And the bill:

S. 100. To repeal Act No. 632, H. 1053, approved July 10, 1940, an act providing for trials of inquisitions of lunacy with or without juries in certain counties classified on a population basis (Gen. Acts of Alabama 1939, p. 999).

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Broadfoot	Dodd	Grant
Adams	Brooks	Dunn	Gross
Albea	Cabiness	Edwards	Grouby
Avery	Callahan	Engel	Guthrie
Bailey	Camp	Faulk	Hain
Barnett	Casey	Ferguson	Hanby
Bassett	Cates	Franklin	Hankins
Bevill	Chambers	Gilchrist	Hardy
Bishop	Cook	Gilmer	Harris
Boyd	Copeland	Glass	Harvey
Brannan	Cornett	Goldthwaite	Ingram
Branyon	Daniel	Goodwyn	Jenkins
Brewer	Dickson	Gordon	Johnson (Hardaway)

Johnson (J. T. Tom)	Merrill	Rast	Solomon
Jones (Covington)	Morrow	Ray	Speaks
Jones (Monroe)	Murphy	Reynolds (Chambers)	Steagall
Lee	Nichols	Reynolds (Madison)	Sullivan
Locke	Oakley	Roberts	Taylor
Long (Lauderdale)	Oden	Rogers	Thomas
Long (Perry)	Perry	Rozelle	Torbert
McClendon (Chambers)	Phillips	Self	Trimmier
McCorquodale	Pierce	Sessions	Turner
McLendon (Bullock)	Powell	Shumate	Turnham
Martin	Pruitt	Smith (Russell)	Vickers
Meade	Ramey	Smith (St. Clair)	

—98

And the bill:

S. 101. To provide that in all counties of this State which now have or may hereafter have a population of more than 500,000 according to the last or any subsequent federal census, the judge of the probate court of such counties may try inquisitions of lunacy with or without a jury; and to further provide that when a jury is demanded in such proceedings, said jury shall be impaneled in the same manner as is now provided for the trial of a will contest in the probate courts of this State.

Was read a third time at length and passed.

Yeas 98; Nays 0.

Yeas:

Messrs.	Dickson	Jenkins	Ramey
Adams	Dodd	Johnson (Hardaway)	Rast
Albea	Dunn	Johnson (J. T. Tom)	Ray
Avery	Edwards	Jones (Covington)	Reynolds (Chambers)
Bailey	Engel	Jones (Monroe)	Reynolds (Madison)
Barnett	Faulk	Lee	Roberts
Bassett	Ferguson	Locke	Rogers
Bevill	Franklin	Long (Lauderdale)	Rozelle
Bishop	Gilchrist	Long (Perry)	Self
Boyd	Gilmer	McClendon (Chambers)	Sessions
Brannan	Glass	McCorquodale	Shumate
Branyon	Goldthwaite	McLendon (Bullock)	Smith (Russell)
Brewer	Goodwyn	Martin	Smith (St. Clair)
Broadfoot	Gordon	Meade	Solomon
Brooks	Grant	Merrill	Speaks
Cabiness	Gross	Morrow	Steagall
Callahan	Grouby	Murphy	Sullivan
Camp	Guthrie	Nichols	Taylor
Casey	Hain	Oakley	Thomas
Cates	Hanby	Oden	Torbert
Chambers	Hankins	Perry	Trimmier
Cook	Hardy	Phillips	Turner
Copeland	Harris	Pierce	Turnham
Cornett	Harvey	Powell	Vickers
Daniel	Ingram	Pruitt	

—98

And the bill:

S. 111. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT—To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, of a health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allocated for any of the purposes for which such authority shall have been organized," who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Was read a third time at length and passed.

Yeas 99; Nays 0.

Yeas:

Messrs.	Camp	Gilmer	Johnson (Hardaway)
Adams	Casey	Glass	Johnson (J. T. Tom)
Albea	Cates	Goldthwaite	Johnston (Leonard)
Avery	Chambers	Goodwyn	Jones (Covington)
Bailey	Cook	Gordon	Jones (Monroe)
Barnett	Copeland	Grant	Lee
Bassett	Cornett	Gross	Locke
Bevill	Daniel	Grouby	Long (Lauderdale)
Bishop	Dickson	Guthrie	Long (Perry)
Boyd	Dodd	Hain	McClendon (Chambers)
Brannan	Dunn	Hanby	McCorquodale
Branyon	Edwards	Hankins	McLendon (Bullock)
Brewer	Engel	Hardy	Martin
Broadfoot	Faulk	Harvey	Meade
Brooks	Ferguson	Harris	Merrill
Cabiness	Franklin	Ingram	Morrow
Callahan	Gilchrist	Jenkins	Murphy

Nichols	Ramey	Self	Sullivan
Oakley	Rast	Sessions	Taylor
Oden	Ray	Shumate	Thomas
Perry	Reynolds (Chambers)	Smith (Russell)	Torbert
Phillips	Reynolds (Madison)	Smith (St. Clair)	Trimmier
Pierce	Roberts	Solomon	Turner
Powell	Rogers	Speaks	Turnham
Pruitt	Rozelle	Steagall	Vickers

—99

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House.

H. 127. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Also:

H. 203. To amend further Code of Alabama 1940, Title 37, Section 264, in relation to the pledge of certain municipal revenues to payment of principal and interest on bonds.

Also:

H. 204. To amend Section 10 of Act No. 329, General Acts of 1943, Regular Session, page 311, approved July 1, 1943, the same being an act "To provide for State aid in the construction of county roads, as herein defined, and for that purpose to appropriate money out of the State Public Road and Bridge Fund to be used with an equal amount of money appropriated by the counties out of their Gasoline Excise Tax Funds for such construction, to be used under the joint supervision of the County and the State Highway Department through a division thereof to be known as the Bureau of County Aid; and to authorize the State Highway Department to make rules and regulations necessary or convenient for the administration of this act."

Also:

H. 53. To provide for a license tax on and the assessment and collection of ad valorem taxes on house trailers.

Also:

H. 225. To name and provide for marking a bridge on State Highway 49 in Tallapoosa County as the Hamlet Mill Bridge.

Also:

H. 190. Relating to the dumping of refuse, rubbish or debris on the public highways of the state and providing a penalty therefor.

Also:

H. 191. To amend the provisions of Section 131, Title 23, Code of Alabama 1940, relating to the throwing, placing or dumping of rubbish on highways.

Also:

H. 192. To prohibit any person from obtaining or attempting to obtain credit, goods, property or services by false or fraudulent use of credit cards or other false and fraudulent means; to prescribe penalties therefor; to define certain words and terms; to repeal conflicting laws; and for other purposes.

Also:

H. 209. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Also:

H. 210. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the Chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Also:

H. 212. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Also:

H. 213. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 62. To validate certain elections held since February 24, 1959, under any constitutional amendment or the provisions of Article 6 or 7 of Chapter 10, Title 52, Code of Alabama 1940, or under any other law, for the purpose of authorizing a special tax for school purposes.

Also:

H. 92. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seaman's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

Also:

H. 122. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose.

Also:

H. 180. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Also:

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 197. TO AMEND SECTIONS 2, 3, and 4 OF ACT NO. 100 (S. 68), REGULAR SESSION OF THE LEGISLATURE OF 1959 APPROVED JUNE 24, 1959; GENERAL ACTS OF 1959, RELATING TO BOARD OF DENTAL EXAMINERS OF ALABAMA, ELECTION, QUALIFICATION, TERM, VACANCY, REMOVAL FROM OFFICE: OFFICERS, SEAL, MEETINGS, QUORUM, COMPENSATION AND EXPENSES, FEES: BONDS, ANNUAL REPORTS, NATIONAL AFFILIATION.

Also:

H. 198. AMENDING SECTION 504 OF TITLE 51—CODE OF ALABAMA 1940.

Also:

H. 123. TO AMEND SECTION 345 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO FOREIGN CORPORATION PERMITS.

Also:

H. 124. TO AMEND SECTION 346 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO DOMESTIC CORPORATION PERMITS.

Also:

H. 125. TO AMEND SECTION 354 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO THE DUE DATE OF FRANCHISE TAX.

Also:

H. 207. To provide for the furnishing of transcripts of evidence for appeals in criminal cases where defendant, appellant is indigent; to state the purposes of this act; to define the criminal cases to which this act is applicable; to prescribe the manner in which and time within which an indigent defendant, appellant may petition the trial court to order a transcript of the evidence to be prepared; to prescribe the contents and form of said petition; to prescribe the manner of proceeding by trial court or trial judge upon said petitions; to prescribe for the disposition of said petitions by the trial court; to provide for and prescribe the matters to be considered by the trial court in proceedings brought under the provisions of this act; to provide for and prescribe the conditions under which the trial court may order all or part of the transcript of the evidence to be prepared by the court reporter and to provide for the trial court to make and enter an order under certain circumstances authorizing the payment to the court reporter of all or a part of his fees for preparing such transcript, and to provide that said payment to the court reporter be paid out of the general fund of the State treasury, and to require the defendant, appellant to pay for part of the cost of transcribing if he is able; to provide for this act to be applicable in certain appeals now pending in other cases wherein defendant, appellant cannot otherwise comply with all of the provisions of this act, particularly the time for filing a petition; to prescribe the time within which defendant, appellant may file a petition under the provisions of this act; to provide for a review of a denial by the trial court for a petition filed under the provisions of this act for a transcription of the evidence; to provide for judgment to be entered against an unsuccessful defendant, appellant on appeal to pay the costs or fees of the court reporter paid by the State for transcribing evidence, and that such costs so paid be paid into the general fund of the State, and to provide further for an additional sentence of hard labor for the county or imprisonment in the penitentiary at a certain rate if such payment is not made by defendant, appellant; to authorize the Supreme Court with the advice and consultation of the Court of Appeals to adopt rules and regulations to accomplish the purposes of this act; and to appropriate out of the general fund of the State treasury not otherwise appropriated an amount sufficient to pay said court reporters and to carry out the provisions of this act, said appropriation being subject before disbursement to the approval of the Governor and contingent upon the condition of the State treasury.

Also:

H. 216. To amend further Section 3 of Act No. 666, S. 155, approved September 16, 1953 (Acts of Alabama, Regular Session 1953, p. 923), en-

titled "An Act To provide for a scholarship program for medical education; and making an appropriation therefor."

Also:

H. 61. To amend further Section 12, Title 12, Code of Alabama 1940, in relation to powers of courts of county commissioners.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 17. To appropriate the sum of three hundred thirty-four dollars and twenty-four cents (\$334.24) out of the Seafood Division Fund in addition to all other appropriations heretofore made for the purpose of paying items of expense and equipment purchases listed herein incurred prior to October 1, 1958.

Also:

H. 56. For the relief of James Shellnut; making an appropriation to reimburse James Shellnut for sums expended for medical care and treatment on account of personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Also:

H. 52. To amend Code of Alabama 1940, Title 51, Section 613 in relation to the license tax payable on vending machines.

Also:

H. 104. To make an appropriation to the State Military Department from any funds in the State Treasury not otherwise appropriated in the sum of \$1,579.95; to provide for the distribution of said funds; and to pay for damages caused by crash of aircraft of Alabama Air National Guard.

Also:

H. 47. Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 35. To amend further Section 3 of Title 51 of the Code of Alabama, 1940, as amended, which relates to certain exemptions from taxation.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 240. To amend further Section 33 of Title 13, Code of Alabama 1940, in relation to the salaries of supernumerary justices.

Also:

H. 239. To amend Section 2 of Act No. 288, S. 161, approved July 7, 1945 (General Acts of Alabama 1945, p. 478), which relates to supernumerary circuit judges.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 238. To amend Sections 2 and 3, as amended, of Act No. 228, S. 21, approved July 31, 1947, an act providing for additional supernumerary judges (General Acts of Alabama 1947, p. 92).

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 25. Relative to congratulating Miss Haden Harris.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 24. Relative to Representative Wiley P. Gordon's work for the elder citizens of the State.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 179. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County, to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Joint Resolution, your signature thereto is requested:

S. J. R. 1. Memorializing the State Water Improvement Commission to investigate the cause of pollution of Weiss Lake in Cherokee County.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Joint Resolution, the title to which is set out in the above and foregoing Message from the Senate.

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolutions, to-wit:

H. J. R. 14. Relative to commending Mr. Joe C. McCorquodale, Sr., for service to his county and to the State.

Also:

H. J. R. 17. Relative to naming Senate Bill 2.

Also:

H. J. R. 19. Relative to designating U. S. Highway 78 in Walker County as "The John Patterson White Way."

Also:

H. J. R. 20. Relative to commending The Honorable Pat Boyd of Pike, The Honorable Ira Pruitt of Sumter and The Honorable Joe Smith of Russell for their excellent leadership.

Also:

H. J. R. 21. Relative to commending State Superintendent of Education W. A. LeCroy for his leadership in the field of education.

Also:

H. J. R. 22. Relative to House Bill 433 of the 1961 Regular Session.

Also:

H. J. R. 23. Relative to designating and naming Noccalula-DeSoto Parkway.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolutions the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolutions and sends same herewith to the House for its consideration:

By Mr. Green:

S. J. R. 9. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the Legislature, mindful of the fact that the character building services which reach the delinquent and potential delinquent must be provided in the local community, takes pride in knowing that there are seven Councils and numerous troops of Boy Scouts of America in Alabama so located as to make membership in the Boy Scouts available to every boy in the State, and that so many of our boys have availed themselves of the opportunity of becoming members of this admirable organization, which has for many years been a potent force in the diminution of juvenile delinquency, developing its members into God-fearing and patriotic citizens, equipped mentally, physically and spiritually to meet the challenge of the world.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit copies of this resolution to the Scout Executive at Huntsville, Anniston, Dothan, Mobile, Birmingham and Montgomery.

Also:

By Mr. Green:

S. J. R. 10. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the Legislature views with approbation the many Alabama members of that praiseworthy character building organization, the American Girl Scouts, who pledge to do their duty towards God and Country, who exemplify the principles of good citizenship as they participate in a character building program including projects in homemaking, health and safety, international friendship and citizenship, and who by using their leisure time purposefully, evoke the praise of their elders and challenge other youth to follow their lead.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit copies of this resolution to the Directors of the American Girl Scout Councils in Montgomery, Birmingham, Anniston, Mobile, Huntsville, Opelika, Florence, and Tuscaloosa.

Also:

By Messrs. Green and Kendall:

S. J. R. 11. WHEREAS, the Veterans of Foreign Wars and many other patriotic and civic organizations in Alabama long ago recognized the potent force for prevention of juvenile delinquency which results from providing adequate wholesome and well directed activities to absorb the interest and energy of the youth of Alabama;

WHEREAS, many posts of the Veterans of Foreign Wars through sponsoring and providing the adult leadership needed for drill teams, marble tournaments, rifle drill teams, drum and bugle corps, spelling bees, contests in designing posters encouraging the employment of the handicapped, and baseball and other sports activities for young people, has been influential in keeping juvenile delinquency from becoming as serious a problem in Alabama as it is in many other States; and

WHEREAS, there has recently been a tremendous increase in juvenile delinquency throughout this country and even a slight increase in Alabama; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature hereby expresses Alabama's appreciation for the benefits that have accrued to this State from the many wholesome activities and incentives to development of stalwart citizens accorded Alabama youths by the Veterans of Foreign Wars, and hereby urges this organization not only to continue their present good works along this line but if possible, to enlarge them to help forestall any increase in juvenile delinquency.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this resolution to Mr. Ben R. Minshew, 3857 Moffett Road, Mobile, Alabama, Commander of the Alabama State Department of Veterans of Foreign Wars.

Also:

By Mr. deGraffenried:

S. J. R. 12. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature hereby commends the Exchange Clubs of Alabama for their many and varied undertakings for the betterment of their respective communities.

BE IT FURTHER RESOLVED, That the Legislature hereby specially acknowledges the benefits that redound to the State because of the deterrent effect on juvenile delinquency of Exchange Clubs' services to youth, and particularly applauds those projects and services of Exchange Clubs which provide training, recreational facilities, and guidance to the youth of this State, notable among which are: the Clubs' sponsorship of a crime-prevention week each year; their promotion and support of baseball teams for boys; their interest in training the handicapped by providing speech therapists for schools; the Montgomery Club's donation of funds for a boys dormitory at the Children's Home and the generous contributions of many clubs for equipment for an additional educational television station in the State.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this resolution to Mr. William Cole, State President of the Exchange Clubs of America.

Also:

By Mr. Green:

S. J. R. 13. WHEREAS, defective vision and abnormal conditions of the eyes hamper learning, and in the opinion of psychiatrist have often been contributing factors in making many a child become a juvenile delinquent;

WHEREAS, juvenile delinquency is more prevalent among children who for financial reasons are denied the opportunities of going to summer camps and participating in group activities of other children:

WHEREAS, it is generally conceded that boys and girls who participate in group sports activities tend to develop a sense of fair dealing, the ability to be good losers, and a respect for rules and order which helps them to become honest and law-abiding citizens in later life; and

WHEREAS, the Lions Clubs have taken as their special project the conservation and improvement of sight in Alabama, and through this project have restored the vision of many needy children by providing glasses and surgical operations when needed; have promoted and sponsored football teams and baseball teams for boys; and have financed a stay at summer camps for many Alabama boys and girls; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature of Alabama is gratified by the splendid work being done by the public spirited men who form the Lions Clubs of Alabama, and is particularly pleased that this organization is now directing its efforts in areas where they will be most effective in removing some of the major causes of juvenile delinquency.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this Resolution to the five District Governors of Alabama Lions Clubs: Mr. James R. Lehr, 124 Riverview Drive, Florence, Ala., Governor of District 34A; Mr. I. S. Johnson, Heflin, Ala., Governor of District 34B; Mr. John O. Eddins, 1741 Merryvale Rd., Birmingham, Alabama, Governor of District 34 C; Mr. W. E. May, 5850 Zeigler Blvd., Mobile, Alabama, Governor of District 34D; Dr. James Wells, Ashford, Ala., Governor of District 34E.

Also:

By Mr. Samford:

S. J. R. 14. WHEREAS, there is no better means of curbing juvenile delinquency than by providing healthful, interesting and informative occupations in which the youths of the country may under proper adult supervision and understanding direction expend their energies toward the development of active and inquisitive minds in healthy bodies;

WHEREAS, by sponsoring "K Clubs," "Key Clubs," and "Achievement Clubs," the Kiwanis Clubs of Alabama are providing a strong incentive to the youth of this State to develop their minds; by sponsorship of baseball teams, football teams and camps, they are providing the means for developing, not only youthful bodies, but also qualities of good sportsmanship and of leadership; and by generous contributions to numerous youth organizations they are helping these organizations to provide additional facilities for wholesome recreation of the youths of this country; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature hereby commends the Kiwanis Clubs of Alabama for all their good services, and particularly for those in the fields of endeavor which tend to prevent juvenile delinquency and promote good citizenship; and the Legislature also urges the Kiwanis Clubs to continue these good services.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this Resolution to Mr. W. Dalston, Governor of the Alabama District of Kiwanis International.

Also:

By Mr. Crawford:

S. J. R. 15. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature

commends the "4-H" Clubs of this State, and the members and directors hereof, for their splendid work in fostering the well-rounded development of the youth of this State; these youths, who have pledged their heads to clear thinking, their hearts to loyalty, their hands to larger service, and their health to better living, and who are faithfully carrying out this pledge, constitute one great hope of the State.

BE IT FURTHER RESOLVED, That the Legislature recommends to all youth, with confidence that if this recommendation is followed juvenile delinquency would be no problem in Alabama, that they follow the example of "4-Hers" and dedicate themselves to using wisely their heads, hands, hearts and health.

BE IT RESOLVED FURTHER, That a copy of this Resolution be sent to the Director of the Alabama Extension Service at Auburn University with the request that he furnish a copy thereof to each "4-H" Club in the State.

Also:

By Mr. Crawford:

S. J. R. 16. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature of Alabama is convinced that this State's surest defense against the onslaught of the wave of juvenile delinquency now threatening our whole Nation lies in adequate guidance in character building for the youth of the State; and therefore, the Legislature hereby applauds the praiseworthy job the Alabama Association of Future Farmers of America is doing in fulfilling its avowed purpose of advising, instructing and counselling the youth of this State in a manner designed to mold them into intelligent, honest, upright and patriotic adult citizens.

BE IT FURTHER RESOLVED, That a copy of this Resolution be sent Mr. Larry Justice, State President of the Alabama Association of Future Farmers of America.

Also:

By Mr. Hines:

S. J. R. 17. WHEREAS, the increase in juvenile delinquency in Alabama, though not so great as the increase thereof in some other states, should arouse thoughtful citizens of the State to the need for curbing it;

WHEREAS, a fact frequently noted is: When wise and understanding guidance and opportunities for wholesome recreation and interesting and and worthwhile activities are available to youths, the incidents of delinquency decrease;

WHEREAS, each Rotary Club in Alabama maintains a youth commission dedicated to helping youths solve their problems, and supporting and assisting many youth organizations; and

WHEREAS, the Rotary Clubs in Alabama have long provided facilities for summer camps for boys, given scholarships to outstanding students, provided milk for boys' clubs, given liberally of their time and money to numer-

ous undertakings which tend to eliminate the breeding ground for delinquency; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING: That the Legislature of Alabama on behalf of the people of Alabama hereby thanks the Rotary Clubs of the State and all Rotarians for their invaluable help in assisting the young people of the State, thus contributing to the welfare of the whole State, and hereby expresses the hope that this organization will continue its efforts to eliminate the basic causes of juvenile delinquency.

Also:

By Mr. Graham:

S. J. R. 18. WHEREAS, the youths of this country are endowed with an exuberance of energy which can be directed advantageously toward the development of valuable citizens of the future, but which when expended without proper direction frequently leads its possessor into lawless ways and develops him or her into a juvenile delinquent;

WHEREAS, when this energy is channeled into healthful pursuits which train the mind, body and heart, a strong, intelligent, upright, honest, patriotic citizen is usually developed, instead of a delinquent;

WHEREAS, the Civitan Clubs of Alabama have sponsored many sports events for young people in which fair play and good sportsmanship are encouraged and developed, and have provided a powerful stimulant to youths to study by sponsoring essay and oratorical contests, and have afforded to many Alabama youths the opportunity to attend the Freedom Forum Foundation at Hardin College in Searcy, Arkansas, where these lucky youths are familiarized with ideas and ideals fundamental to our American culture and are taught how they can help to promote this country's culture and thus preserve their priceless heritage; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That the Legislature of Alabama notes with gratification the splendid work being carried on by the Civitan Clubs of Alabama in stimulating the interest of Alabama's youth in maintaining our American heritage and in sponsoring and providing wholesome activities for them; and commends to the Civitans a continuation of these good works, toward the end that juvenile delinquency will be kept at a minimum in this State.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this Resolution to Mr. Robert Igleheart, Guaranty Savings Life Building, Montgomery, Alabama, and a copy to Mr. Roy S. Howell, Box No. 23, Talladega, Alabama, District Governors of Alabama Civitan Clubs.

Also:

By Messrs. Green and Kendall:

S. J. R. 19. WHEREAS, the American Legion through its Boys State programs provides the youth of our State instruction in government and citizenship, and an insight into the practical operation of our government; and,

WHEREAS, the National High School Oratorical Contest sponsored by the American Legion stimulates our youth to study our great heritage and encourages patriotism; and,

WHEREAS, through participation in American Legion sponsored junior baseball leagues young boys learn the principles of fair play and good sportsmanship; and,

WHEREAS, the instruction and experience received by our youth through all these praiseworthy programs contributes greatly to the prevention of juvenile delinquency and the development of sound citizens and valuable leaders for the future progress of our State; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING: That we do hereby commend the American Legion for the opportunities they offer our youth of today to become better citizens.

BE IT FURTHER RESOLVED that the Secretary of the Senate transmit a copy of this Resolution to the Commander of the Alabama State Department of the American Legion.

Also:

By Mr. Green:

S. J. R. 20. WHEREAS, television is today one of our most popular mediums of entertainment, a conveyor of knowledge, and a powerful instrument for molding the character of our youth; and,

WHEREAS, the impact of television programs on the minds and the moral thinking of our youth is immeasurable and could be a tool for developing better citizens; and,

WHEREAS, many programs which depict violence, bloodshed, and murder and glorify crime have implanted in the minds of our youths a desire to emulate their television heroes, and have actually incited them to commit like crimes; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we hereby recommend that the members of the television industry give adequate consideration to the effect of television programs on our youth and hereby request the industry to exercise the utmost discretion and prudence in planning programs in order that there may be fewer programs glorifying violence, bloodshed, and crime, and more programs depicting character building, thus utilizing the full potential of one of our most effective means of communication for the betterment of our youth.

BE IT FURTHER RESOLVED, That the Secretary of the Senate transmit a copy of this resolution to the president of each of the nationwide television broadcasting companies.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted S. J. R. 9 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 10 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 11 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 12 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 13 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 14 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 15 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 16 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 17 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 18 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 19 set out in the above and foregoing Message from the Senate.

On motion of Mr. Brewer the rules were suspended and the House concurred in and adopted the S. J. R. 20 set out in the above and foregoing Message from the Senate.

RECESS

On motion of Mr. McLendon (Bullock) the House recessed until 2:15 o'clock this afternoon.

AFTERNOON SESSION

The hour of 2:15 o'clock P.M. having arrived, the House reconvened. The Speaker called the House to order.

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolutions, to-wit:

H. 2. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Also:

H. J. R. 24. Relative to commending The Honorable Wiley P. Gordon for his dedicated work on behalf of the elder citizens of the State.

Also:

H. J. R. 25. Relative to congratulating Alabama's Dairy Princess, Miss Haden Harris on her signal honor at the American Dairy Princess Contest.

Also:

H. 17. To appropriate the sum of three hundred thirty-four dollars and twenty-four cents (\$334.24) out of the Seafood Division Fund in addition to all other appropriations heretofore made for the purpose of paying items of expense and equipment purchases listed herein incurred prior to October 1, 1958.

Also:

H. 35. To amend further Section 3 of Title 51 of the Code of Alabama, 1940, as amended, which relates to certain exemptions from taxation.

Also:

H. 52. To amend Code of Alabama 1940, Title 51, Section 613, in relation to the license tax payable on vending machines.

Also:

H. 56. For the relief of James Shellnut; making an appropriation to reimburse James Shellnut for sums expended for medical care and treatment on account of personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Also:

H. 104. To make an appropriation to the State Military Department from any funds in the State Treasury not otherwise appropriated in the sum of \$1,579.95; to provide for the distribution of said funds; and to pay for damages caused by crash of aircraft of Alabama Air National Guard.

Also:

H. 238. To amend Sections 2 and 3, as amended, of Act No. 228, S. 21, approved July 31, 1947, an act providing for additional supernumerary judges (General Acts of Alabama 1947, p. 92).

Also:

H. 239. To amend Section 2 of Act No. 288, S. 161, approved July 7, 1945 (General Acts of Alabama 1945, p. 478), which relates to supernumerary circuit judges.

Also:

H. 240. To amend further Section 33 of Title 13, Code of Alabama 1940, in relation to the salaries of supernumerary justices.

Also:

H. 47. Proposing an amendment to the Constitution of Alabama providing for installation and use of voting machines in elections by all counties.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolutions, the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 77. To provide an additional expense allowance for the members of the County Board of Education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

Also:

H. 78. To regulate further the compensation and allowances of members of the board of registrars of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Also:

H. 79. To regulate further the compensation and allowances of members of the board of equalization of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Also:

H. 189. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

Also:

H. 188. To amend Title 8, Section 97, Code of Alabama 1940, pertaining to funds from the sale of fur catchers licenses.

Also:

H. 187. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

Also:

H. 186. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill fur-bearing animals."

Also:

H. 200. Relating to partnership returns for state income tax purposes; amending Section 395 of Title 51, Code of Alabama 1940, to provide that such returns must be subscribed by the persons who make them, eliminating the requirement of an oath.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 27. Relative to the Southern Regional Conference of the Council of State Governments.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 102. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Also:

H. 232. Relating to public health; regulating the possession, dispensing, handling, sale, and distribution of amphetamines, and/or other stimulating drugs; and prescribing penalties.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 51. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Also:

H. 95. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Also:

H. 96. To protect and preserve basic trust and fiduciary purposes and interest inherent in the intent and understanding when property in Alabama shall have been subjected or devoted to local fraternal uses; to prevent impairment of such intent and to preserve the charitables or trust use intended, from subjection to uses, functions or rules subversive of such intent or inconsistent with social order, harmony and good will in the administration thereof as a result of or in the event of action by any higher or affiliate order or other authority affecting the administration or use of the property; and to provide for repayment of loans or grants made by the parent order (or its affiliated organization) to the local fraternity as those terms are herein defined; and to provide procedure for protection and preservation of such intent and the fraternal, charitable or educational use involved and said declaratory act to that end.

Also:

H. 136. To authorize county governing bodies to make appropriations to support vocational trade schools or other similar institutions in which residents of the county or dependents of such residents are enrolled or are entitled to be enrolled.

Also:

H. 21. To authorize each of the several counties in this state to acquire properties suitable for use by any one or a combination of the following: (a) any industry for manufacturing, processing, or assembling any agricultural or manufactured product and (b) any commercial enterprise in storing, warehousing, distributing or selling products of agriculture, mining and industry; to authorize counties to lease such properties subject to certain specified requirements; to authorize counties to finance the acquisition of such properties by the issuance of revenue bonds payable solely out of the revenues from the leasing of such properties and to secure such bonds by pledges of such revenues and leases and by mortgages on such properties; to provide that all such bonds shall be negotiable instruments; to authorize the refunding of any such bonds; to provide for remedies in the event of default respecting any bonds issued under the act; to exempt from taxation such properties and the revenue from the lease thereof, such bonds and the income therefrom, all mortgages executed as security therefor and all lease agreements made hereunder; to prohibit any county from making contributions to the cost of any such properties and from furnishing land therefore; to provide that such bonds and any agreements made in connection therewith shall not constitute an indebtedness of a county or a pecuniary liability of any kind; to provide that such bonds shall be legal investments for savings banks and insurance companies organized under the laws of this state; to provide the purposes for which the proceeds from the sale of such bonds may be used; to provide that no notice to or consent or approval by any governmental body or public officer shall be a prerequisite to the issuance of such bonds or the securing thereof.

Also:

H. 97. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 131. To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 202. To amend Section 77 of Title 52, Code of Alabama 1940 so as to regulate further the assignment to public schools of pupils who live on or near county boundaries.

Also:

H. 39. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12, and 13 of said Act.

Also:

H. 64. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

Also:

H. 65. To further amend Section 58 of Title 2, Code of Alabama 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Also:

H. 36. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Also:

H. 37. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Also:

H. 38. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Also:

H. 182. To amend Section 242 and 243 of Title 22, Code of Alabama (1940), which relates to narcotic drugs and poisons.

Also:

H. 1. Relating to elections; amending further Sections 77 and 80 of Title 17, Code of Alabama 1940, to provide further for establishing election precincts, districts, polling places, and correct lists of qualified voters.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 205. To amend Section 1 of Act No. 547, General Acts 1955, approved September 9, 1955.

Also:

H. 45. To create a solicitor's fund in the ninth judicial circuit of Alabama; to provide for the appropriation of moneys to said fund from solicitor's fees taxed and collected in all criminal cases in all courts in the ninth judicial circuit; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the following Senate Bill:

S. B. 115. To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

And requests Committee on Conference.

The President and Presiding Officer of the Senate appointed as Conferees on part of the Senate Messrs. Graham, Caffey and Samford.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Torbert the House acceded to the request of the Senate for a Committee of Conference on the disagreement of the two Houses on the House amendment to the bill, S. 155.

Yeas 91; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pruitt
Adams	Edwards	Johnson (Hardaway)	Ramey
Albea	Engel	Johnson (J. T. Tom)	Rast
Avery	Faulk	Johnson (Leonard)	Ray
Bailey	Ferguson	Jones (Monroe)	Reynolds (Madison)
Barnett	Franklin	Locke	Roberts
Bevill	Gilchrist	Long (Lauderdale)	Rogers
Bishop	Gilmer	Long (Perry)	Rozelle
Brannan	Glass	McClendon (Chambers)	Salter
Branyon	Goldthwaite	McCorquodale	Self
Brewer	Goodwyn	McLendon (Bullock)	Shumate
Britton	Gordon	Martin	Smith (St. Clair)
Broadfoot	Grant	Meade	Solomon
Brooks	Gross	Merrill	Speaks
Cabiness	Grouby	Morrow	Steagall
Callahan	Guthrie	Murphy	Taylor
Camp	Hain	Nichols	Thomas
Casey	Hanby	Oakley	Torbert
Cook	Hankins	Owens	Trimmier
Copeland	Hardy	Perry	Turner
Daniel	Harris	Phillips	Turnham
Dickson	Harvey	Pierce	Vickers
Dodd	Ingram	Powell	

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And the Speaker named as a Committee of Conference on the part of the House Messrs. Smith (Russell), Pruitt and Torbert.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 67. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in Jackson County.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Cabiness the House concurred in and adopted the Senate amendment to the bill, H. 67, said Senate amendment being as follows:

Amend House Bill 67, Section 1, by deleting therefrom the words "seven and one-half mills" where the same appear on the fifth line under heading of "Proposed Amendment" and inserting in lieu thereof the following: "five mills"

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Dickson	Harvey	Powell
Adams	Dodd	Ingram	Pruitt
Albea	Dunn	Jenkins	Ramey
Avery	Edwards	Johnson (Hardaway)	Rast
Bailey	Engel	Johnson (J. T. Tom)	Ray
Barnett	Faulk	Johnston (Leonard)	Reynolds (Madison)
Bevill	Ferguson	Jones (Covington)	Roberts
Bishop	Franklin	Long (Perry)	Rogers
Brannan	Gilchrist	McClendon (Chambers)	Rozelle
Branyon	Gilmer	McCorquodale	Self
Brewer	Glass	McLendon (Bullock)	Sessions
Britton	Goldthwaite	Martin	Smith (St. Clair)
Broadfoot	Goodwyn	Meade	Speaks
Brooks	Gordon	Merrill	Steagall
Cabiness	Grant	Morrow	Sullivan
Callahan	Gross	Murphy	Taylor
Camp	Grouby	Nichols	Thomas
Casey	Guthrie	Oakley	Torbert
Cates	Hain	Owens	Trimmier
Cook	Hanby	Perry	Turner
Copeland	Hankins	Phillips	Turnham
Cornett	Hardy	Pierce	Vickers
Daniel	Harris		

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REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 61. To amend further Section 12, Title 12, Code of Alabama 1940, in relation to powers of courts of county commissioners.

Also:

H. 62. To validate certain elections held since February 24, 1959, under any constitutional amendment or the provisions of Article 6 or 7 of Chapter 10, Title 52, Code of Alabama, 1940, or under any other law, for the purpose of authorizing a special tax for school purposes.

Also:

H. 92. Relating to taxation; exempting Young Men's Hebrew Associations (Y. M. H. A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees, and excises under certain prescribed conditions.

Also:

H. 122. To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

Also:

H. 123. TO AMEND SECTION 345 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO FOREIGN CORPORATION PERMITS.

Also:

H. 124. TO AMEND SECTION 346 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO DOMESTIC CORPORATION PERMITS.

Also:

H. 125. TO AMEND SECTION 354 OF TITLE 51 OF THE CODE OF ALABAMA 1940, RELATING TO THE DUE DATE OF FRANCHISE TAX.

Also:

H. 179. To amend Section 2 of Act No. 48, H. 34, approved November 1, 1950 (Acts of Alabama, 1951, p. 102) as amended, entitled "An Act to provide old-age and survivors insurance for certain officers and employees of the State and Local governments and making appropriations therefor."

Also:

H. 180. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Also:

H. 197. TO AMEND SECTIONS 2, 3, and 4 of ACT NO. 100 (S. 68), REGULAR SESSION OF THE LEGISLATURE OF 1959 APPROVED JUNE 24, 1959; GENERAL ACTS OF 1959, RELATING TO BOARD OF DENTAL EXAMINERS OF ALABAMA, ELECTION, QUALIFICATION, TERM, VACANCY, REMOVAL FROM OFFICE: OFFICERS, SEAL, MEETINGS, QUORUM, COMPENSATION AND EXPENSES, FEES: BONDS, ANNUAL REPORTS, NATIONAL AFFILIATION.

Also:

H. 207. To provide for the furnishing of transcripts of evidence for appeals in criminal cases where defendant, appellant is indigent; to state the purposes of this act; to define the criminal cases to which this act is applicable; to prescribe the manner in which and time within which an indigent defendant, appellant may petition the trial court to order a transcript of the evidence to be prepared; to prescribe the contents and form of said petition; to prescribe the manner of proceeding by the trial court or trial judge upon said petitions; to prescribe for the disposition of said petitions by the trial court; to provide for and prescribe the matters to be considered by the trial court in proceedings brought under the provisions of this act; to provide for and prescribe the conditions under which the trial court may order all or a part of the transcript of the evidence to be prepared by the court reporter and to provide for the trial court to make and enter an order under certain circumstances authorizing the payment to the court reporter of all or a part of his fees for preparing such tran-

script, and to provide that said payment to the court reporter be paid out of the general fund of the State treasury, and to require the defendant, appellant to pay for part of the cost of transcribing if he is able; to provide for this act to be applicable in certain appeals now pending in other cases wherein defendant, appellant cannot otherwise comply with all of the provisions of this act, particularly the time for filing a petition; to prescribe the time within which defendant, appellant may file a petition under the provisions of this act; to provide for a review of a denial by the trial court for a petition filed under the provisions of this act for a transcription of the evidence; to provide for judgment to be entered against an unsuccessful defendant, appellant on appeal to pay the costs or fees of the court reporter paid by the State for transcribing evidence, and that such costs so paid be paid into the general fund of the State, and to provide further for an additional sentence of hard labor for the county or imprisonment in the penitentiary at a certain rate if such payment is not made by defendant, appellant; to authorize the Supreme Court with the advice and consultation of the Court of Appeals to adopt rules and regulations to accomplish the purposes of this act; and to appropriate out of the general fund of the State treasury not otherwise appropriated an amount sufficient to pay said court reporters and to carry out the provisions of this act, said appropriation being subject before disbursement to the approval of the Governor and contingent upon the condition of the State treasury.

Also:

H. 198. AMENDING SECTION 504 OF TITLE 51—CODE OF ALABAMA 1940.

Also:

H. 216. To amend further Section 3 of Act No. 666, S. 155, approved September 16, 1953 (Acts of Alabama, Regular Session 1953, p. 923), entitled "An Act To provide for a scholarship program for medical education; and making an appropriation therefor."

Also:

H. 53. To provide for a license tax on and the assessment and collection of ad valorem taxes on house trailers.

Also:

H. 127. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this states member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Also:

H. 190. Relating to the dumping of refuse, rubbish or debris on the public highways of the state and providing a penalty therefor.

Also:

H. 191. To amend the provisions of Section 131, Title 23, Code of Alabama 1940, relating to the throwing, placing or dumping of rubbish on highways.

Also:

H. 192. To prohibit any person from obtaining or attempting to obtain credit, goods, property or services by false or fraudulent use of credit cards or other false and fraudulent means; to prescribe penalties therefor; to define certain words and terms; to repeal conflicting laws; and for other purposes.

Also:

H. 203. To amend further Code of Alabama 1940, Title 37, Section 264, in relation to the pledge of certain municipal revenues to payment of principal and interest on bonds.

Also:

H. 204. To amend Section 10 of Act No. 329, General Acts of 1943, Regular Session, page 311, approved July 1, 1943, the same being an act "To provide for State aid in the construction of county roads, as herein defined, and for that purpose to appropriate money out of the State Public Road and Bridge Fund to be used with an equal amount of money appropriated by the counties out of their Gasoline Excise Tax Funds for such construction, to be used under the joint supervision of the County and the State Highway Department through a division thereof to be known as the Bureau of County Aid; and to authorize the State Highway Department to make rules and regulations necessary or convenient for the administration of this act."

Also:

H. 209. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Also:

H. 210. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the Chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Also:

H. 212. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Also:

H. 213. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

Also:

H. 225. To name and provide for marking a bridge on State Highway 49 in Tallapoosa County as the Hamlet Mill Bridge.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

BILLS ON THIRD READING RESUMED

S. 216. To amend Section 5 of Act No. 46 enacted at the 1949 Regular Session of the Legislature of Alabama, as heretofore amended, so as to provide that the certificate of the Secretary of State required to be attached to the certificate of incorporation of a public hospital corporation organized pursuant to said act state only that the name proposed for such corporation is not identical with that of any other corporation in this state.

Was read a third time at length and passed.

Yeas 92; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Pierce
Adams	Daniel	Harris	Powell
Albea	Dickson	Harvey	Pruitt
Avery	Dodd	Ingram	Ramey
Bailey	Dunn	Jenkins	Rast
Barnett	Edwards	Johnson (Hardaway)	Ray
Bevill	Engel	Johnson (J. T. Tom)	Reynolds (Madison)
Bishop	Faulk	Johnston (Leonard)	Roberts
Boyd	Ferguson	Jones (Covington)	Rogers
Brannan	Franklin	Jones (Monroe)	Rozelle
Branyon	Gilchrist	Long (Perry)	Salter
Brewer	Gilmer	McClendon (Chambers)	Self
Britton	Glass	McCorquodale	Sessions
Broadfoot	Goldthwaite	McLendon (Bullock)	Shumate
Brooks	Goodwyn	Meade	Smith (St. Clair)
Cabiness	Gordon	Merrill	Steagall
Callahan	Grant	Morrow	Sullivan
Camp	Gross	Murphy	Taylor
Casey	Grouby	Nichols	Thomas
Cates	Guthrie	Oakley	Torbert
Chambers	Hain	Owens	Trimmier
Cook	Hanby	Perry	Turnham
Copeland	Hankins	Phillips	Vickers

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And the bill:

S. 113. To create a lien in favor of the owner, keeper or proprietor of premises kept for grazing, feeding, boarding, training, or confining birds or animals for another; and to provide for the enforcement of such lien.

Was read a third time at length and passed.

Yeas 90; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Ramey
Adams	Dodd	Jenkins	Rast
Albea	Dunn	Johnson (Hardaway)	Ray
Avery	Edwards	Johnson (J. T. Tom)	Reynolds (Madison)
Bailey	Engel	Johnston (Leonard)	Roberts
Barnett	Faulk	Jones (Covington)	Rogers
Bevill	Ferguson	Long (Perry)	Rozelle
Bishop	Franklin	McClendon (Chambers)	Salter
Boyd	Gilchrist	McCorquodale	Self
Brannan	Gilmer	McLendon (Bullock)	Sessions
Branyon	Glass	Martin	Smith (St. Clair)
Brewer	Goldthwaite	Meade	Solomon
Britton	Goodwyn	Merrill	Speaks
Brooks	Gordon	Morrow	Steagall
Cabiness	Grant	Nichols	Sullivan
Callahan	Gross	Oakley	Taylor
Camp	Grouby	Owens	Thomas
Casey	Hain	Perry	Torbert
Cates	Hanby	Phillips	Trimmier
Chambers	Hankins	Pierce	Turner
Cook	Hardy	Powell	Turnham
Cornett	Harris	Pruitt	Vickers
Daniel	Harvey		

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And the bill:

S. 117. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

Was read a third time at length and passed.

Yeas 85; Nays 2.

Yeas:

Mr. Speaker	Camp	Goldthwaite	Johnston (Leonard)
Adams	Casey	Goodwyn	Jones (Covington)
Avery	Cates	Gordon	Long (Perry)
Bailey	Chambers	Grant	McClendon (Chambers)
Barnett	Cook	Gross	McCorquodale
Bevill	Cornett	Grouby	McLendon (Bullock)
Bishop	Daniel	Guthrie	Meade
Boyd	Dickson	Hain	Morrow
Brannan	Dodd	Hanby	Murphy
Branyon	Dunn	Hankins	Nichols
Brewer	Engel	Hardy	Owens
Britton	Faulk	Harris	Perry
Broadfoot	Ferguson	Harvey	Phillips
Brooks	Gilchrist	Jenkins	Pierce
Cabiness	Gilmer	Johnson (Hardaway)	Powell
Callahan	Glass	Johnson (J. T. Tom)	Pruitt

Ramey	Rozelle	Smith (St. Clair)	Thomas
Rast	Salter	Solomon	Torbert
Ray	Self	Speaks	Trimmier
Reynolds (Madison)	Sessions	Steagall	Turner
Roberts	Shumate	Sullivan	Turnham
Rogers			

—85

Nays:

Messrs.	Oakley	Taylor
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—2

And the bill:

S. 118. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Was read a third time at length and passed.

Yeas 85; Nays 2.

Yeas:

Mr. Speaker	Cornett	Hardy	Pierce
Adams	Daniel	Harris	Powell
Albea	Dickson	Harvey	Pruitt
Avery	Dodd	Jenkins	Ramey
Bailey	Dunn	Johnson (Hardaway)	Rast
Barnett	Edwards	Johnson (J. T. Tom)	Ray
Bevill	Engel	Johnston (Leonard)	Reynolds (Madison)
Bishop	Faulk	Jones (Covington)	Rogers
Boyd	Ferguson	Locke	Rozelle
Brannan	Gilchrist	Long (Lauderdale)	Self
Branyon	Gilmer	Long (Perry)	Sessions
Brewer	Goldthwaite	McClendon (Chambers)	Smith (St. Clair)
Britton	Goodwyn	McLendon (Bullock)	Solomon
Broadfoot	Gordon	Meade	Speaks
Brooks	Grant	Morrow	Steagall
Cabiness	Gross	Murphy	Taylor
Callahan	Grouby	Nichols	Thomas
Camp	Guthrie	Oden	Torbert
Casey	Hain	Owens	Trimmier
Cates	Hanby	Perry	Turner
Chambers	Hankins	Phillips	Turnham
Cook			

—85

Nays:

Messrs.

Oakley

Shumate

—2

BILLS INDEFINITELY POSTPONED

On motion of Mr. Bailey, the bills, S. 47, S. 48, S. 49 and S. 50, were indefinitely postponed.

And the bill:

S. 123. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

Was read a third time at length and passed.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnson (J. T. Tom)	Rast
Albea	Dunn	Johnston (Leonard)	Ray
Avery	Engel	Jones (Covington)	Reynolds (Madison)
Bailey	Faulk	Locke	Roberts
Barnett	Ferguson	Long (Lauderdale)	Rogers
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McCorquodale	Salter
Boyd	Glass	McLendon (Bullock)	Sessions
Branyon	Goldthwaite	Martin	Shumate
Brewer	Goodwyn	Meade	Smith (St. Clair)
Britton	Gordon	Morrow	Solomon
Broadfoot	Grant	Murphy	Speaks
Brooks	Gross	Oakley	Steagall
Cabiness	Grouby	Oden	Sullivan
Casey	Guthrie	Owens	Taylor
Cates	Hanby	Perry	Thomas
Chambers	Hankins	Phillips	Torbert
Cook	Hardy	Pierce	Trimmier
Copeland	Harris	Powell	Turner
Cornett	Harvey	Fruitt	Turnham
Daniel	Jenkins		

—86

And the bill:

S. 124. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Perry
Adams	Daniel	Harris	Phillips
Albea	Dickson	Harvey	Pierce
Avery	Dodd	Ingram	Powell
Bailey	Dunn	Jenkins	Pruitt
Barnett	Engel	Johnson (Hardaway)	Rast
Bevill	Faulk	Johnston (Leonard)	Ray
Bishop	Ferguson	Jones (Covington)	Reynolds (Madison)
Boyd	Gilchrist	Locke	Roberts
Brannan	Gilmer	Long (Lauderdale)	Rogers
Branyon	Glass	Long (Perry)	Rozelle
Brewer	Goldthwaite	McClendon (Chambers)	Smith (St. Clair)
Britton	Goodwyn	McCorquodale	Solomon
Broadfoot	Gordon	McLendon (Bullock)	Speaks
Brooks	Grant	Martin	Steagall
Cabiness	Gross	Meade	Sullivan
Casey	Grouby	Morrow	Taylor
Cates	Guthrie	Murphy	Thomas
Chambers	Hain	Oakley	Trimmier
Cook	Hanby	Oden	Turner
Copeland	Hankins	Owens	Turnham

—84

And the bill:

S. 130. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Was read a third time at length and passed.

Yeas 75; Nays 5.

Yeas:

Mr. Speaker	Dickson	Johnson (J. T. Tom)	Ramey
Avery	Dodd	Johnston (Leonard)	Rast
Bailey	Dunn	Jones (Covington)	Ray
Barnett	Edwards	Jones (Monroe)	Reynolds (Madison)
Bevill	Engel	Locke	Rogers
Bishop	Faulk	Long (Lauderdale)	Salter
Boyd	Ferguson	Long (Perry)	Sessions
Brannan	Gilmer	McCorquodale	Shumate
Branyon	Glass	McLendon (Bullock)	Smith (St. Clair)
Brewer	Goldthwaite	Martin	Solomon
Britton	Goodwyn	Meade	Steagall
Broadfoot	Gordon	Morrow	Sullivan
Brooks	Grant	Oakley	Taylor
Casey	Gross	Oden	Thomas
Chambers	Grouby	Owens	Torbert
Cook	Hain	Perry	Trimmier
Copeland	Hankins	Phillips	Turner
Cornett	Hardy	Pierce	Turnham
Daniel	Ingram	Powell	

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Nays:

Messrs.	Callahan	Murphy	Speaks
Cabiness	Jenkins		

—5

And the bill:

S. 132. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Was read a third time at length and passed.

Yeas 60; Nays 11.

Yeas:

Messrs.	Dickson	Ingram	Rast
Avery	Dodd	Johnson (J. T. Tom)	Ray
Bailey	Dunn	Jones (Covington)	Reynolds (Madison)
Barnett	Engel	Jones (Monroe)	Sessions
Bishop	Faulk	Long (Perry)	Shumate
Boyd	Gilmer	McCorquodale	Smith (St. Clair)
Brannan	Glass	McLendon (Bullock)	Solomon
Branyon	Goldthwaite	Martin	Steagall
Britton	Goodwyn	Morrow	Sullivan
Broadfoot	Grant	Oakley	Taylor
Brooks	Gross	Owens	Thomas
Chambers	Grouby	Perry	Torbert
Cook	Hain	Phillips	Trimmier
Copeland	Hankins	Pierce	Turner
Cornett	Hardy	Powell	Turnham
Daniel			

—60

Nays:

Messrs.	Cabiness	Harris	Meade
Albea	Callahan	Jenkins	Murphy
Brewer	Cates	Long (Lauderdale)	Speaks

—11

And the bill:

S. 152. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Messrs.	Branyon	Chambers	Faulk
Adams	Brewer	Cook	Ferguson
Albea	Britton	Copeland	Gilmer
Avery	Broadfoot	Cornett	Glass
Bailey	Brooks	Daniel	Goldthwaite
Barnett	Cabiness	Dickson	Goodwyn
Bevill	Camp	Dodd	Gordon
Boyd	Casey	Dunn	Grant
Brannan	Cates	Engel	Grouby

Hain	Long (Perry)	Pierce	Solomon
Hanby	McClendon (Chambers)	Powell	Speaks
Hankins	McCorquodale	Ramey	Steagall
Hardy	McLendon (Butlock)	Rast	Sullivan
Ingram	Morrow	Ray	Taylor
Jenkins	Murphy	Reynolds (Madison)	Thomas
Johnson (J. T. Tom)	Nichols	Rogers	Torbert
Johnston (Leonard)	Oakley	Rozelle	Trimmier
Jones (Covington)	Owens	Sessions	Turner
Jones (Monroe)	Perry	Shumate	Turnham
Locke	Phillips	Smith (St. Clair)	

—78

And the bill:

S. 212. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Was read a third time at length and passed.

Yeas 63; Nays 7.

Yeas:

Messrs.	Dodd	Ingram	Powell
Bailey	Dunn	Johnston (Leonard)	Rast
Barnett	Engel	Jones (Monroe)	Ray
Bevill	Ferguson	Locke	Rogers
Bishop	Franklin	Long (Perry)	Sessions
Boyd	Gilmer	McCorquodale	Shumate
Brannan	Glass	McLendon (Butlock)	Smith (St. Clair)
Branyon	Goldthwaite	Morrow	Solomon
Brewer	Goodwyn	Murphy	Speaks
Britton	Gordon	Nichols	Steagall
Brooks	Grant	Oakley	Sullivan
Camp	Grouby	Oden	Taylor
Chambers	Hain	Owens	Torbert
Cook	Hankins	Perry	Trimmier
Copeland	Hardy	Phillips	Turner
Daniel	Harris	Pierce	Turnham

—63

Nays:

Messrs.	Cabiness	Casey	Jenkins
Albea	Callahan	Dickson	Meade

—7

And the bill:

S. 62. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

Was read a third time at length and passed.

Yeas 85; Nays 0.

Yeas:

Messrs.	Cornett	Harvey	Phillips
Adams	Daniel	Ingram	Pierce
Albea	Dickson	Jenkins	Powell
Avery	Dodd	Johnson (Hardaway)	Ramey
Bailey	Dunn	Johnson (J. T. Tom)	Ray
Barnett	Engel	Johnston (Leonard)	Rogers
Bassett	Faulk	Jones (Covington)	Rozelle
Bishop	Ferguson	Jones (Monroe)	Salter
Boyd	Franklin	Locke	Sessions
Brannan	Gilmer	Long (Lauderdale)	Shumate
Branyon	Glass	Long (Perry)	Smith (St. Clair)
Brewer	Goldthwaite	McClendon (Chambers)	Solomon
Britton	Goodwyn	McCorquodale	Speaks
Broadfoot	Gordon	McLendon (Bullock)	Steagall
Brooks	Grant	Meade	Sullivan
Cabiness	Gross	Morrow	Taylor
Callahan	Grouby	Murphy	Thomas
Camp	Guthrie	Nichols	Torbert
Casey	Hain	Oakley	Trimmier
Chambers	Hanby	Owens	Turner
Cook	Hankins	Perry	Turnham
Copeland	Hardy		

—85

And the bill:

S. 63. To amend Section 92, Title 49, Code of Alabama 1940, which relates to license from the department of pensions and security.

Was read a third time at length and passed.

Yeas 87; Nays 0.

Yeas:

Messrs.	Cornett	Hardy	Perry
Adams	Daniel	Harris	Phillips
Albea	Dickson	Harvey	Pierce
Avery	Dodd	Ingram	Powell
Bailey	Dunn	Jenkins	Ramey
Barnett	Engel	Johnson (Hardaway)	Rast
Bassett	Faulk	Johnson (J. T. Tom)	Ray
Bevill	Ferguson	Johnston (Leonard)	Reynolds (Madison)
Bishop	Franklin	Jones (Covington)	Rogers
Boyd	Gilchrist	Jones (Monroe)	Rozelle
Brannan	Gilmer	Locke	Salter
Branyon	Glass	Long (Lauderdale)	Shumate
Brewer	Goldthwaite	Long (Perry)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Gordon	McLendon (Bullock)	Speaks
Cabiness	Grant	Meade	Steagall
Callahan	Gross	Merrill	Taylor
Camp	Grouby	Morrow	Thomas
Casey	Guthrie	Murphy	Torbert
Chambers	Hain	Nichols	Trimmier
Cook	Hanby	Oakley	Turner
Copeland	Hankins	Owens	Turnham

—87

And the bill:

S. 64. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

Was read a third time at length and passed.

Yeas 87; Nays 0.

Yeas:

Messrs.	Copeland	Hardy	Owens
Adams	Cornett	Harris	Perry
Albea	Daniel	Harvey	Phillips
Avery	Dickson	Ingram	Pierce
Bailey	Dodd	Jenkins	Powell
Barnett	Dunn	Johnson (Hawarday)	Ramey
Bassett	Engel	Johnson (J. T. Tom)	Rast
Bevill	Faulk	Johnston (Leonard)	Ray
Bishop	Ferguson	Jones (Covington)	Rogers
Boyd	Franklin	Jones (Monroe)	Rozelle
Brannan	Gilmer	Locke	Salter
Branyon	Glass	Long (Lauderdale)	Sessions
Brewer	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Britton	Goodwyn	McCorquodale	Smith (St. Clair)
Broadfoot	Gordon	McLendon (Bullock)	Speaks
Brooks	Grant	Martin	Steagall
Cabiness	Gross	Meade	Taylor
Callahan	Grouby	Merrill	Thomas
Camp	Guthrie	Morrow	Torbert
Casey	Hain	Nichols	Trimmier
Chambers	Hanby	Oakley	Turner
Cook	Hankins	Oden	Turnham

—87

And the bill:

S. 65. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the names and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violations of the Act."

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Messrs.	Bassett	Brewer	Camp
Adams	Bevill	Britton	Casey
Albea	Bishop	Broadfoot	Cook
Avery	Boyd	Brooks	Copeland
Bailey	Brannan	Cabiness	Cornett
Barnett	Branyon	Callahan	Daniel

Dickson	Hanby	Meade	Rogers
Dodd	Hankins	Merrill	Rozelle
Dunn	Hardy	Morrow	Salter
Engel	Harvey	Murphy	Sessions
Faulk	Jenkins	Nichols	Smith (Russell)
Ferguson	Johnson (Hardaway)	Oakley	Smith (St. Clair)
Franklin	Johnson (J. T. Tom)	Oden	Speaks
Gilmer	Johnston (Leonard)	Owens	Steagall
Glass	Jones (Covington)	Perry	Sullivan
Goldthwaite	Jones (Monroe)	Phillips	Taylor
Goodwyn	Long (Perry)	Pierce	Thomas
Gordon	McClendon (Chambers)	Powell	Torbert
Gross	McCorquodale	Ramey	Trimmier
Grouby	McLendon (Bullock)	Rast	Turner
Guthrie	Martin	Ray	Turnham
Hain			

—84

And the bill:

S. 67. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

Was read a third time at length and passed.

Yeas 85; Nays 0.

Yeas:

Messrs.	Copeland	Harvey	Phillips
Adams	Cornett	Ingram	Pierce
Albea	Daniel	Jenkins	Powell
Avery	Dickson	Johnson (Hardaway)	Ramey
Bailey	Dodd	Johnson (J. T. Tom)	Rast
Barnett	Engel	Johnston (Leonard)	Ray
Bassett	Faulk	Jones (Covington)	Rogers
Bevill	Ferguson	Jones (Monroe)	Rozelle
Bishop	Franklin	Long (Lauderdale)	Salter
Boyd	Gilmer	Long (Perry)	Sessions
Brannan	Glass	McClendon (Chambers)	Smith (Russell)
Branyon	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Brewer	Goodwyn	Martin	Speaks
Britton	Gordon	Meade	Steagall
Broadfoot	Grant	Merrill	Sullivan
Brooks	Gross	Morrow	Taylor
Cabiness	Grouby	Nichols	Thomas
Callahan	Guthrie	Oakley	Torbert
Camp	Hain	Oden	Trimmier
Casey	Hanby	Owens	Turner
Chambers	Hankins	Perry	Turnham
Cook	Hardy		

—85

And the bill:

S. 68. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Messrs.	Cornett	Hardy	Phillips
Adams	Daniel	Harvey	Pierce
Albea	Dickson	Ingram	Powell
Avery	Dodd	Jenkins	Ramey
Bailey	Engel	Johnson (Hardaway)	Ray
Barnett	Faulk	Johnson (J. T. Tom)	Reynolds (Chambers)
Bevill	Ferguson	Johnston (Leonard)	Roberts
Bishop	Franklin	Jones (Covington)	Rogers
Boyd	Gilchrist	Locke	Rozelle
Branyon	Gilmer	Long (Lauderdale)	Sessions
Brewer	Glass	Long (Perry)	Smith (Russell)
Britton	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Goodwyn	Martin	Speaks
Brooks	Gordon	Meade	Steagall
Cabiness	Grant	Merrill	Sullivan
Callahan	Gross	Morrow	Taylor
Camp	Grouby	Murphy	Thomas
Casey	Guthrie	Nichols	Torbert
Chambers	Hain	Oakley	Trimmier
Cook	Hanby	Owens	Turner
Copeland	Hankins	Perry	Turnham

—83

And the bill:

S. 69. To repeal in toto Title 6 (Bastardy) Code of Alabama, 1940; establishing procedure for determination of paternity of illegitimates, prescribing and defining the civil obligations of the father of an illegitimate child and establishing civil procedures for the enforcement of such obligations; prescribing a statute of limitations as to the time within which proceedings may be brought under this Act.

Was read a third time at length and passed.

Yeas 85; Nays 0.

Yeas:

Messrs.	Cabiness	Gilchrist	Ingram
Adams	Callahan	Gilmer	Jenkins
Albea	Camp	Glass	Johnson (Hardaway)
Avery	Casey	Goldthwaite	Johnson (J. T. Tom)
Bailey	Chambers	Goodwyn	Johnston (Leonard)
Barnett	Cook	Gordon	Jones (Covington)
Bassett	Copeland	Grant	Jones (Monroe)
Bevill	Cornett	Gross	Locke
Bishop	Daniel	Grouby	Long (Lauderdale)
Boyd	Dickson	Guthrie	Long (Perry)
Brannan	Dodd	Hain	McClendon (Chambers)
Branyon	Engel	Hanby	McLendon (Bullock)
Brewer	Faulk	Hankins	Martin
Britton	Ferguson	Hardy	Meade
Brooks	Franklin	Harvey	Merrill

Morrow	Powell	Sessions	Taylor
Murphy	Ramey	Smith (Russell)	Thomas
Oakley	Rast	Smith (St. Clair)	Torbert
Owens	Ray	Speaks	Trimmier
Perry	Reynolds (Chambers)	Steagall	Turner
Phillips	Rogers	Sullivan	Turnham
Pierce	Rozelle		

—85

And the bill:

S. 56. To provide for the RIGHT TO VOTE on the candidates for president and vice-president of the United States by a popular vote of the voters of Alabama; amending Code of Alabama, 1940, Title 17, Sections 145, 222, 224, 225.

Was taken up.

Mr. Long (Perry) offered the following amendment to the bill, S. 56:

Amendment to S. B. 56:

In Section 2, strike out the words and figures "there shall be elected one representative in congress from each congressional district and"

On motion of Mr. Brewer the amendment offered by Mr. Long (Perry) was laid upon the table.

Yeas 46; Nays 45.

Yeas:

Messrs.	Dunn	Ingram	Ray
Bailey	Franklin	Jenkins	Reynolds (Chambers)
Bishop	Gilchrist	Johnson (Hardaway)	Reynolds (Madison)
Boyd	Glass	Long (Lauderdale)	Roberts
Branyon	Goodwyn	McClendon (Chambers)	Self
Brewer	Gordon	McLendon (Bullock)	Shumate
Broadfoot	Gross	Meade	Smith (Russell)
Cabiness	Grouby	Merrill	Steagall
Casey	Guthrie	Morrow	Sullivan
Cook	Hanby	Murphy	Taylor
Copeland	Hankins	Oden	Turner
Dodd	Harris	Rast	

—46

Nays:

Mr. Speaker	Daniel	Jones (Monroe)	Ramey
Adams	Dickson	Locke	Rogers
Albea	Edwards	Long (Perry)	Rozelle
Avery	Engel	McCorquodale	Salter
Barnett	Faulk	Martin	Sessions
Bassett	Ferguson	Oakley	Smith (St. Clair)
Boyd	Gilmer	Owens	Speaks
Brannan	Goldthwaite	Perry	Thomas
Britton	Grant	Phillips	Torbert
Brooks	Hardy	Pierce	Trimmier
Cates	Jones (Covington)	Powell	Turnham
Cornett			

—45

The motion of Mr. Locke to indefinitely postpone the bill, S. 56, was lost.

Yeas 39; Nays 54.

Yeas:

Messrs.	Cornett	Grant	Perry
Adams	Daniel	Hardy	Phillips
Albea	Dickson	Harvey	Pierce
Avery	Dunn	Jones (Covington)	Powell
Barnett	Edwards	Jones (Monroe)	Ramey
Bassett	Engel	Long (Perry)	Rogers
Boyd	Faulk	McCorquodale	Rozelle
Brannan	Ferguson	McLendon (Bullock)	Speaks
Brooks	Gilmer	Martin	Thomas
Callahan	Goldthwaite	Oakley	Trimmier

—39

Nays:

Mr. Speaker	Franklin	Johnson (J. T. Tom)	Reynolds (Madison)
Bailey	Gilchrist	Johnston (Leonard)	Roberts
Bevill	Glass	Long (Lauderdale)	Self
Bishop	Goodwyn	McClendon (Chambers)	Sessions
Branyon	Gordon	Meade	Shumate
Brewer	Gross	Merrill	Smith (Russell)
Broadfoot	Grouby	Morrow	Smith (St. Clair)
Cabiness	Guthrie	Murphy	Steagall
Camp	Hanby	Owens	Sullivan
Casey	Hankins	Pruitt	Taylor
Cates	Harris	Rast	Torbert
Cook	Ingram	Ray	Turner
Copeland	Jenkins	Reynolds (Chambers)	Turnham
Dodd	Johnson (Hardaway)		

—54

And said bill, S. 56, was read a third time at length and lost.

Yeas 52; Nays 44.

Yeas:

Mr. Speaker	Franklin	Johnson (J. T. Tom)	Reynolds (Chambers)
Bailey	Gilchrist	Johnston (Leonard)	Reynolds (Madison)
Bevill	Glass	Long (Lauderdale)	Roberts
Bishop	Gordon	McClendon (Chambers)	Self
Branyon	Gross	Meade	Shumate
Brewer	Grouby	Merrill	Smith (Russell)
Broadfoot	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hanby	Murphy	Steagall
Camp	Hankins	Oden	Sullivan
Casey	Harris	Owens	Taylor
Cook	Ingram	Pruitt	Torbert
Copeland	Jenkins	Rast	Turner
Dodd	Johnson (Hardaway)	Ray	Turnham

—52

Nays:

Messrs.	Daniel	Hardy	Phillips
Adams	Dickson	Harvey	Pierce
Albea	Dunn	Jones (Covington)	Powell
Avery	Edwards	Jones (Monroe)	Ramey
Barnett	Engel	Locke	Rogers
Bassett	Faulk	Long (Perry)	Rozelle
Boyd	Ferguson	Martin	Salter
Brannan	Gilmer	McCorquodale	Sessions
Britton	Goldthwaite	McLendon (Bullock)	Speaks
Brooks	Goodwyn	Oakley	Thomas
Callahan	Grant	Perry	Trimmier
Cornett			

—44

POINT OF PERSONAL PRIVILEGE

It was requested as a matter of personal privilege for Messrs. Nettles and Lee that the Journal show that had they been present and voted on the passage of the bill, S. 56, that they would have voted "nay".

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolution, your signature thereto is requested:

S. 14. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

Also:

S. 22. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Also:

S. 23. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

Also:

S. 24. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

Also:

S. 37. To amend Section 755 of Title 7, Code of Alabama 1940, relating to appeals from interlocutory decrees in equity cases.

Also:

S. 38. To amend Section 1 of Act No. 936, H. 652, approved September 12, 1951, entitled "An Act to fix and designate the salary of supernumerary circuit judges, their tenure of office and to prescribe their duties, and to refund to them their reasonable expenses for travel and hotel bills while engaged in their official duties in counties other than that of their residence" (Acts of Alabama 1951, vol. II, p. 1605), in relation to the compensation and allowances of supernumerary circuit judges.

Also:

S. 40. To create a judicial conference for the State of Alabama; to prescribe the membership thereof, their duties, terms of office, and compensation.

Also:

S. 44. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Also:

S. 61. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

Also:

S. 70. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Also:

S. 72. To regulate the teaching and practice of cosmetology in any county having a population of less than 600,000, according to the last or any subsequent federal decennial census; requiring the registration and licensing of cosmetologist and cosmetologists' apprentices, and schools of cosmetology, creating for the administration of this Act a State Board of Cosmetology, and defining violation of this Act and prescribing penalties therefor; to repeal Act No. 653, General Acts 1957, Regular Session, page 981, as amended by Act No. 633, General Acts 1959, Regular Session, page 1540, which regulated the teaching and practicing of cosmetology.

Also:

S. 75. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Also:

S. 76. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engineers and land surveyors; to provide for the certification of engineers-in-training; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Also:

S. 78. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

Also:

S. 79. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

Also:

S. 81. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Also:

S. 83. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Also:

S. 84. To provide for monthly retirement pensions for certain teachers employed at the Alabama Vocational School for Girls.

Also:

S. 85. Relating to taxation; exempting Young Men's Hebrew Associations (Y.M.H.A.), also known as Jewish Community Centers (J. C. C.), The Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Catholic Maritime Club of Mobile, Inc., and the Knights of Pythias Lodges, and their property from state, county and municipal taxes, licenses, fees and excises, under certain prescribed conditions.

Also:

S. 86. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner of the veterans administration.

Also:

S. 112. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Also:

S. 121. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

Also:

S. 122. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Also:

S. 126. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Also:

S. 135. To repeal Section 3 of Act No. 103, 1955 Acts of Alabama, page 345, Volume 1, approved June 30, 1955, which created the position of general manager for the Alabama State Docks Department.

Also:

S. 136. To repeal Act No. 604, Acts of Alabama, Regular Session 1957, Volume 2, page 863, approved September 18, 1957, which created the position of general manager for operations for the Alabama State Docks Department.

Also:

S. 145. For the relief of Henry Phillips.

Also:

S. 148. To authorize the State Agency for Administration of Social Security Act to secure social security coverage for certain student employees of the State of Alabama and the political subdivisions and instrumentalities thereof.

Also:

S. 156. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Also:

S. 157. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Also:

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Also:

S. 159. To make appropriations to the Department of Conservation for capital improvements.

Also:

S. 160. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Also:

S. 162. To make an appropriation for the support of the Council of State Governments.

Also:

S. 163. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Also:

S. 168. To amend further Code of Alabama 1940, Title 23, Section 35, in relation to financial statements required for prequalification of highway contractors.

Also:

S. 172. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Also:

S. 183. For the relief of Donald M. Ward; to make an appropriation to reimburse Donald M. Ward for sums expended for medical care and treatment on account of, and to compensate for personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Also:

S. 187. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

Also:

S. 188. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and for-

feitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Also:

S. 189. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Also:

S. 190. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

Also:

S. 191. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Also:

S. 192. To amend Section 155, title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Also:

S. 193. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Also:

S. 194. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

Also:

S. 195. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the

State of Alabama's prorated share of the annual operating expenses of said Commission.

Also:

S. J. R. 22. Mourning the loss of the Honorable Marc Ray Clement.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolution, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 26. Relative to the death of Honorable Marc Ray Clement.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 257. To amend Act No. 339, S. 188, Regular Session 1955, an act relating to and creating a solicitor's fund for the use of the circuit solicitor of the Fourth Judicial Circuit (Acts of Alabama 1955, vol. II, p. 761).

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 34. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Also:

H. 130. Relating to special property taxes for county buildings, bridges, and roads: amending Code 1940, Title 12, Section 186, to provide that the proceeds of public building, road and bridge taxes in excess of amounts payable on bonds, warrants, or other securities may be spent for general county purposes.

Also:

H. 131. Proposing an amendment to Section 215, Article 11, Constitution of Alabama 1901, in relation to the use of the proceeds of property taxes levied by counties for public building, road, or bridge purposes.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 28. Relative to the illness of Representative Sam C. Nettles, Jr.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 137. To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Also:

H. 177. To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

Also:

H. 40. To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to au-

thorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County, in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

Also:

H. 246. To provide additional revenue in Cullman County; directing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy special county privilege license taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

Also:

H. 66. To provide for the creation and establishment of a city-county airport authority, which shall be a public body corporate, to take possession of and title to existing airports, airfields, and aircraft facilities owned or operated by or on behalf of the City of Dothan and the County of Houston, and located in Houston County, and to provide for the management, control, development and improvement of such airports, airfields and aircraft facilities.

Also:

H. 27. To repeal Act No. 134, H. 179, approved February 24, 1956, entitled, "An Act Relating to counties having a population of not less than 29,000 nor more than 29,350 inhabitants, according to the last or any subsequent federal decennial census; to provide for a jury trial in such counties in any proceeding at law or in equity for the purpose of establishing disputed land lines or boundaries between coterminous owners of land." (Acts of Alabama 1956 Special Sessions, vol. I, p. 195).

Also:

H. 28. To provide for a jury trial in any proceeding at law or equity in any county having a population of not less than 24,525 nor more than 24,575 inhabitants, according to the 1960 or any succeeding federal decennial census, for the purpose of establishing disputed land lines or boundaries between coterminous owners of land.

Also:

H. 223. To provide an additional expense allowance to members of the court of county commissioners, board of revenue or like governing body of all counties having a population of not less than 24,525 nor more than 24,675 according to the last federal decennial census.

Also:

H. 54. To apply in but only in counties having a population of not less than 15,500 inhabitants, nor more than 16,300, according to the last or

any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff.

Also:

H. 55. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. I, p. 96).

Also:

H. 252. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

Also:

H. 143. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Also:

H. 140. To provide for payment of expenses of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census, to be paid out of the county treasury of such counties.

Also:

H. 151. Proposing an amendment to the Constitution relating to the levy and collection of special property taxes in Marion County for public school purposes.

Also:

H. 150. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Also:

H. 60. Relating to counties having populations of not less than 21,900 nor more than 22,300, according to the last or any subsequent federal decen-

nial census; to authorize the court of county commissioners, board of revenue or other like governing body to designate deputy sheriffs as county traffic control officers and to provide for the payment of their compensation out of funds accruing from the motor vehicle and trailer license taxes; and directing the probate judge to withhold each year \$9,500 from the first moneys collected from the motor vehicle and trailer license taxes to be used for this purpose.

Also:

H. 153. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000) inhabitants according to the last or any subsequent Federal decennial census.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 18. To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Brannan the House concurred in and adopted the Senate amendment to the bill, H. 18, said Senate amendment being as follows:

Amendment to H. B. 18:

Strike out Section 2 of the bill entirely and insert in lieu thereof the following:

Section 2. The substantive provisions of this Act shall become operative only if the Act is approved by the qualified electors who reside within that part of the territory hereinabove described which is not presently included within the corporate limits of the Town of Daphne, voting in a referendum election to be held on a day designated by the Probate Judge of Baldwin County, not less than twenty nor more than forty days from the date of this enactment. The notice of the election shall be given by the Probate Judge of Baldwin County, and the election shall be held, conducted and the results thereof canvassed in the manner prescribed by Article 2 of Chapter 5 of Title 37, Code of Alabama 1940, for giving notice of and conducting elections on the question of annexing territory to cities of twenty-five thousand or more inhabitants insofar as such provisions of said

article may be appropriate; provided, however, no resolution of the municipal governing body need be made or filed with the Probate Judge, nor need a plat or map of the territory to be annexed be filed with the Probate Judge. The question shall be on the adoption of Act No. _____, H. 18, of the 1961 Special Session of the Legislature, which alters, re-arranges and extends the corporate limits of the Town of Daphne in Baldwin County. Each voter may furnish his own ballot, and if he desires to vote for the adoption of said Act there shall be written or printed on such ballot the word "YES". If he desires to vote against the adoption of such Act the word "NO" shall be written or printed on his ballot. The Town of Daphne shall pay all costs and expenses incident to the election.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pruitt
Adams	Edwards	Johnston (Leonard)	Ramey
Avery	Engel	Jones (Covington)	Rast
Bailey	Faulk	Jones (Monroe)	Ray
Barnett	Ferguson	Locke	Reynolds (Madison)
Bassett	Franklin	Long (Lauderdale)	Roberts
Bevill	Gilmer	Long (Perry)	Rogers
Boyd	Glass	McClendon (Chambers)	Rozelle
Brannan	Goldthwaite	McCorquodale	Salter
Britton	Goodwyn	McLendon (Bullock)	Sessions
Brooks	Gordon	Martin	Shumate
Cabiness	Grant	Meade	Smith (Russell)
Callahan	Gross	Morrow	Solomon
Camp	Guthrie	Murphy	Speaks
Casey	Hain	Oakley	Taylor
Cates	Hanby	Owens	Trimmier
Copeland	Hankins	Perry	Turner
Daniel	Hardy	Phillips	Turnham
Dickson	Harris	Pierce	Vickers
Dodd	Harvey	Powell	

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 128. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Turnham the House concurred in and adopted the Senate substitute for the bill, H. 128, said Senate substitute being as follows:

SUBSTITUTE FOR H. B. 128

A BILL
TO BE ENTITLED
AN ACT

To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

Be It Enacted by the Legislature of Alabama:

Section 1. The following amendment to the Constitution of Alabama is proposed, and shall become valid as a part thereof, when approved and proclaimed as prescribed by law:

Proposed Amendment

"The court of county commissioners, board of revenue, or other like governing body of each of the several counties in the state shall have the power to levy and collect a special county tax of not to exceed fifty cents on each one hundred dollars of taxable property, in addition to all other taxes nor or hereafter authorized by the Constitution and laws of Alabama, for educational purposes, on the value of the taxable property in the county as assessed for state taxation, provided the purpose thereof, and the time such tax is proposed to be continued shall have been first submitted to a vote of the qualified electors of the county and voted for by a majority of those voting at such election. If any proposal to levy the tax is defeated in any election, subsequent elections thereon may be held at any time. The election provided for herein shall be called, held, conducted, paid for, and governed otherwise in the manner provided for an election on the school district tax authorized in Constitutional Amendment III."

Section 2. An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, of the Code of Alabama (1940).

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Bevill	Cabiness	Daniel
Adams	Bishop	Callahan	Dickson
Avery	Boyd	Camp	Dodd
Bailey	Branyon	Casey	Dunn
Barnett	Britton	Cates	Engel
Bassett	Brooks	Copeland	Faulk

Ferguson	Harris	Morrow	Salter
Franklin	Johnson (Hardaway)	Murphy	Sessions
Gilmer	Johnston (Leonard)	Owens	Shumate
Glass	Jones (Covington)	Phillips	Smith (St. Clair)
Goodwyn	Jones (Monroe)	Pierce	Solomon
Gordon	Long (Lauderdale)	Powell	Speaks
Grant	Long (Perry)	Pruitt	Taylor
Gross	McClendon (Chambers)	Ramey	Torbert
Guthrie	McCorquodale	Rast	Trimmier
Hain	McLendon (Bullock)	Ray	Turner
Hanby	Martin	Reynolds (Madison)	Turnham
Hankins	Meade	Rogers	

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 132. To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Turnham the House concurred in and adopted the Senate substitute and amendment to the bill, H. 132, said Senate substitute and amendment being as follows:

SUBSTITUTE FOR HOUSE BILL 132

A BILL
TO BE ENTITLED
AN ACT

To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

Be It Enacted by the Legislature of Alabama:

Section 1. All contracts of whatever nature for the sale of tangible personal property owned by the State of Alabama, other than alcoholic beverages, products of the state prison system and types of property the disposal of which is otherwise provided for by law, made by, or on behalf of, the State of Alabama, or any department or state agency thereof, shall be let by free and open competitive bidding after advertisement for sealed bids. Every proposal to make a sale covered by this act shall be advertised for at least two weeks in advance of the date fixed for receiving the bids. Such advertisement shall appear at least once a week for two consecutive

weeks in a newspaper of general circulation in the county where the sale is to be made and a copy of such proposal shall simultaneously be posted on a readily accessible public bulletin board at the main office of the State Finance Department and a copy shall further be mailed to the chairman of the courts of county commissioners or like governing bodies of the several counties of this State, and to such other persons who shall, in writing, indicate a desire to be notified. Advertisements for bids shall state the item or items to be sold, by class and description, where the property is located, and the date, time and place the property may be inspected. The advertisements shall further state the date, time and place of opening sealed bids and whether or not sale shall be by sealed bids and no bid shall be received more than twenty-four hours before the time indicated nor at any time after the time advertised. The bids shall be publicly opened by the State Finance Director or his authorized representative and all bidders shall be entitled to be present in person or by representative. The award of the contract shall be made to the successful bidder within forty-eight hours after opening of the bids unless the awarding authority, by formal action, provides for a reasonable extension of that period after all bids have been received, opened and determined. The bid of the successful bidder so marked, as well as the bids of the unsuccessful bidders, shall be placed on file open to public inspection and shall become matters of public record.

Section 2. All property covered by the provisions of this act shall be separated and advertised by class, and, after receipt of all bids, the Finance Director may sell all items in a class by lot or by individual item, whichever method brings the highest return for the items so advertised; provided, however, that in the event all bids received are less than the market value of the property, or in the event that the highest bids are for an equal amount, the Finance Director may reject all bids and readvertise or sell by negotiated sale, provided further, however, that in the event the property is sold by negotiated sale under the provisions of this section, the value received must be more than the highest bid or bids received.

Section 3. No employee of the State of Alabama, or any of its departments or agencies shall act as agency for any bidder, provided, however, that State employees shall not be excluded from bidding on or purchasing state property under this act.

Section 4. All property advertised under the provisions of this act shall be available for inspection during the normal state office hours and at whatever place advertised for the two weeks during which so advertised. All property may be sold in the county where located.

Section 5. All proceeds from sales made under the provisions of this act shall be paid into the State Treasury to be credited to the fund from which originally purchased.

Section 6. All property sold under the provisions of this act shall be paid for by the purchaser or his representative at the time of removal and said removal shall be not later than ten (10) days after the awarding of the contract unless extended by the Finance Director.

Section 7. Any sale of property of the State made in violation of the terms of this act shall be null and void and the person responsible for the transaction shall be subject to a penalty of not less than one hundred dollars (\$100.00) nor more than one thousand dollars \$1,000.00 which may be recovered by any bona fide unsuccessful bidder by suit in the circuit court.

Section 8. Violation of any of the provisions of this act shall constitute a misdemeanor.

Section 9. This act shall not affect liabilities incurred, rights or benefits accrued, or proceedings begun before its effective date.

Section 10. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 11. All laws or parts of laws in conflict with this act are hereby repealed.

Section 12. This act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law.

Amendment to H. B. 132

Add to the end of Section 1 of the Substitute to the bill as presently written:

"The sale of property by Alabama State Docks Department shall be made by the Director of the Alabama State Docks Department or his authorized representative pursuant to the other provisions of this Act."

Strike out Section 5 of the bill entirely and insert the following in lieu thereof:

Section 5. The proceeds of the sale of state property when the sale is made pursuant to this Act shall be paid into the fund which supplied the money with which the property was originally purchased.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Dickson	Johnston (Leonard)	Pruitt
Adams	Dodd	Jones (Covington)	Ramey
Avery	Dunn	Jones (Monroe)	Rast
Bailey	Engel	Locke	Ray
Barnett	Faulk	Long (Lauderdale)	Reynolds (Madison)
Bassett	Franklin	Long (Perry)	Roberts
Bishop	Glass	McClendon (Chambers)	Rogers
Boyd	Gordon	McCorquodale	Self
Britton	Grant	McLendon (Bullock)	Sessions
Brooks	Gross	Meade	Smith (St. Clair)
Cabiness	Grouby	Morrow	Solomon
Callahan	Guthrie	Murphy	Speaks
Camp	Hain	Oakley	Taylor
Casey	Hanby	Owens	Torbert
Cates	Harris	Phillips	Trimmier
Copeland	Johnson (Hardaway)	Pierce	Turner
Daniel	Johnson (J. T. Tom)	Powell	Turnham

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Green:

S. J. R. 24. RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That Senate Bill 105 enacted at this session of the Legislature be designated and known as the "Kendall-Green and Dodd Bill."

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the rules were suspended and the House concurred in and adopted the S. J. R. 24 set out in the above and foregoing Message from the Senate.

BILLS ON THIRD READING RESUMED

S. 21. To amend Section 1 of Act No. 382, H. 834, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 916).

Was read a third time at length and passed.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (J. T. Tom)	Powell
Adams	Dickson	Johnston (Leonard)	Pruitt
Avery	Dodd	Jones (Covington)	Ramey
Bailey	Dunn	Jones (Monroe)	Rast
Barnett	Engel	Long (Lauderdale)	Ray
Bassett	Faulk	Long (Perry)	Reynolds (Madison)
Bishop	Franklin	McClendon (Chambers)	Rogers
Boyd	Glass	McCorquodale	Rozelle
Branyon	Goodwyn	McLendon (Bullock)	Self
Britton	Gordon	Meade	Smith (St. Clair)
Broadfoot	Grant	Morrow	Solomon
Brooks	Gross	Murphy	Speaks
Cabiness	Grouby	Oakley	Taylor
Camp	Hanby	Owens	Torbert
Casey	Hankins	Perry	Trimmier
Cates	Harvey	Phillips	Turner
Cook	Johnson (Hardaway)	Pierce	Turnham

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And the bill:

S. 182. To provide for naming certain bridges by the State Highway Department.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Dodd	Harvey	Powell
Adams	Dunn	Jenkins	Ramey
Avery	Engel	Johnson (Hardaway)	Rast
Bailey	Faulk	Johnson (J. T. Tom)	Ray
Barnett	Franklin	Johnston (Leonard)	Reynolds (Madison)
Bassett	Gilchrist	Jones (Covington)	Rogers
Bishop	Gilmer	Jones (Monroe)	Rozelle
Boyd	Glass	Long (Lauderdale)	Self
Britton	Goldthwaite	McClendon (Chambers)	Smith (Russell)
Brooks	Goodwyn	McCorquodale	Smith (St. Clair)
Cabiness	Gordon	McLendon (Wallock)	Solomon
Camp	Grant	Meade	Speaks
Casey	Gross	Morrow	Taylor
Cates	Grouby	Murphy	Torbert
Cook	Hain	Oakley	Trimmier
Cornett	Hanby	Owens	Turner
Daniel	Hankins	Phillips	Turnham
Dickson	Harris	Pierce	

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And the bill:

S. 30. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged, but shall be payable solely out of the current revenues of the the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a non-foreclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of the idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the

conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Was read a third time at length and passed.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Pruitt
Adams	Edwards	Johnson (Hardaway)	Ramey
Avery	Engel	Johnson (J. T. Tom)	Rast
Bailey	Faulk	Johnston (Leonard)	Ray
Barnett	Ferguson	Jones (Covington)	Reynolds (Madison)
Bassett	Franklin	Jones (Monroe)	Roberts
Bevill	Gilchrist	Long (Lauderdale)	Rogers
Bishop	Gilmer	Long (Perry)	Rozelle
Boyd	Glass	McClendon (Chambers)	Self
Britton	Goldthwaite	McCorquodale	Smith (Russell)
Broadfoot	Goodwyn	McLendon (Bullock)	Smith (St. Clair)
Brooks	Grant	Martin	Solomon
Cabiness	Gross	Morrow	Speaks
Camp	Grouby	Murphy	Steagall
Cates	Hain	Oakley	Taylor
Cook	Hanby	Owens	Thomas
Cornett	Hankins	Perry	Trimmier
Daniel	Harris	Phillips	Turner
Dickson	Harvey	Pierce	Turnham
Dodd	Ingram	Powell	

—79

And the bill:

S. 142. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

Was read a third time at length and passed.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker	Engel	Johnson (Hardaway)	Ramey
Adams	Faulk	Johnson (J. T. Tom)	Rast
Avery	Ferguson	Johnston (Leonard)	Ray
Bailey	Franklin	Jones (Covington)	Reynolds (Madison)
Barnett	Gilchrist	Jones (Monroe)	Rogers
Bassett	Gilmer	Long (Lauderdale)	Rozelle
Bevill	Glass	Long (Perry)	Self
Bishop	Goldthwaite	McCorquodale	Shumate
Boyd	Goodwyn	McLendon (Bullock)	Smith (Russell)
Britton	Grant	Martin	Smith (St. Clair)
Brooks	Gross	Morrow	Speaks
Cabiness	Grouby	Murphy	Steagall
Camp	Hain	Oakley	Taylor
Cook	Hanby	Owens	Thomas
Cornett	Hankins	Perry	Torbert
Daniel	Harris	Phillips	Trimmier
Dickson	Harvey	Pierce	Turner
Dunn	Ingram	Powell	Turnham
Edwards	Jenkins	Pruitt	

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BILLS INDEFINITELY POSTPONED

On motion of Mr. Jones (Covington), the bill, S. 146, was indefinitely postponed.

On motion of Mr. Goodwyn, the bill, S. 147, was indefinitely postponed.

On motion of Mr. Torbert, the bill, S. 151, was indefinitely postponed.

On motion of Mr. Smith (Russell), the bill, S. 154, was indefinitely postponed.

On motion of Mr. Torbert, the bill, S. 213, was indefinitely postponed.

And the bill:

S. 214. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Was read a third time at length and passed.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Powell
Adams	Dodd	Jenkins	Pruitt
Avery	Dunn	Johnson (Hardaway)	Ramey
Bailey	Edwards	Johnson (J. T. Tom)	Ray
Barnett	Engel	Johnston (Leonard)	Reynolds (Madison)
Bassett	Faulk	Jones (Covington)	Rogers
Bevill	Ferguson	Jones (Monroe)	Rozelle
Bishop	Franklin	Long (Lauderdale)	Self
Boyd	Gilchrist	Long (Perry)	Sessions
Brannan	Gilmer	McClendon (Chambers)	Shumate
Britton	Glass	McCorquodale	Smith (Russell)
Broadfoot	Goldthwaite	McLendon (Bullock)	Smith (St. Clair)
Brooks	Gordon	Martin	Solomon
Cabiness	Grant	Merrill	Speaks
Callahan	Gross	Morrow	Steagall
Camp	Grouby	Murphy	Taylor
Casey	Hain	Oakley	Thomas
Chambers	Hanby	Owens	Torbert
Cook	Hankins	Perry	Trimmier
Copeland	Hardy	Phillips	Turner
Cornett	Harris	Pierce	Turnham
Daniel	Harvey		

—86

And the bill:

S. 149. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of

an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Was taken up.

Mr. Hankins offered the following substitute for the bill, S. 149:

A BILL
TO BE ENTITLED
AN ACT

Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing the determination thereof.

Be It Enacted by the Legislature of Alabama:

Section 1. Any person who desires to register as a voter in this State shall file with the board of registrars of the county in which he resides an application in writing, and under oath, setting forth the name and address of the applicant, his date of birth, and such other information as may be required by the board.

Section 2. The board of registrars shall determine from the application and the applicant's written answers to the questionnaire prescribed by the Supreme Court whether the applicant is qualified to register to vote. On request of not less than 10 boards of registrars, the questionnaire may be prepared by the secretary of state in such form as will permit of machine grading; and when they are prepared and administered in this form, they may be returned by the boards to the secretary of state for machine grading. The several boards of registrars and the secretary of state shall have the power and authority necessary to effectuate the purpose of this Act.

Section 3. The provisions of this Act are cumulative and permissive.

Section 4. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was lost.

Yeas 31; Nays 49.

Yeas:

Mr. Speaker	Copeland	Hankins	Murphy
Bevill	Daniel	Harris	Ray
Bishop	Dodd	Ingram	Salter
Branyon	Engel	Jenkins	Self
Broadfoot	Gilchrist	Long (Lauderdale)	Smith (St. Clair)
Camp	Gordon	McClendon (Chambers)	Steagall
Casey	Grant	Merrill	Turner
Cook	Guthrie	Morrow	

Nays :

Messrs.	Faulk	Johnson (Hardaway)	Ramey
Adams	Ferguson	Jones (Covington)	Reynolds (Madison)
Avery	Franklin	Jones (Monroe)	Rogers
Bailey	Gilmer	Long (Perry)	Rozelle
Barnett	Glass	McCorquodale	Sessions
Bassett	Goldthwaite	McLendon (Bullock)	Smith (Russell)
Boyd	Goodwyn	Martin	Solomon
Brannan	Gross	Oakley	Speaks
Brooks	Grouby	Perry	Taylor
Cates	Hain	Pierce	Thomas
Cornett	Hanby	Powell	Torbert
Dickson	Hardy	Pruitt	Turnham
Dunn	Harvey		

—49

Mr. Hankins offered the following amendment to the bill, S. 149:

Amend S. 149 by adding the following section after Section 10:

"Section 11. This act shall have no force and effect in Lamar County, Alabama."

And the amendment was lost.

Yeas 27; Nays 55.

Yeas :

Messrs.	Cascy	Harris	Murphy
Bevill	Cook	Ingram	Ray
Bishop	Copeland	Jenkins	Self
Branyon	Dodd	Johnston (Leonard)	Shumate
Broadfoot	Gordon	Long (Lauderdale)	Smith (St. Clair)
Callahan	Guthrie	McClendon (Chambers)	Steagall
Camp	Hankins	Merrill	Turner

—27

Nays :

Mr. Speaker	Dickson	Hardy	Pruitt
Adams	Dunn	Harvey	Ramey
Avery	Faulk	Johnson (Hardaway)	Reynolds (Madison)
Bailey	Ferguson	Jones (Covington)	Rogers
Barnett	Franklin	Jones (Monroe)	Rozelle
Bassett	Gilmer	Long (Perry)	Salter
Boyd	Glass	McCorquodale	Smith (Russell)
Brannan	Goldthwaite	McLendon (Bullock)	Solomon
Britton	Goodwyn	Martin	Speaks
Brooks	Grant	Oakley	Taylor
Cates	Gross	Perry	Thomas
Chambers	Grouby	Phillips	Torbert
Cornett	Hain	Pierce	Turnham
Daniel	Hanby	Powell	

—55

Mr. Bishop offered the amendment to the bill, S. 149:

Amend S. Bill 149 by adding the following Section after Section 10:

"Section 11: This act shall have no force and effect in Colbert County Alabama."

And the amendment was lost.

Yeas 27; Nays 55.

Yeas:

Messrs.	Cook	Ingram	Ray
Bevill	Copeland	Jenkins	Reynolds (Chambers)
Bishop	Dodd	Johnston (Leonard)	Self
Branyon	Gordon	Long (Lauderdale)	Shumate
Callahan	Guthrie	Reynolds (Chambers)	Smith (St. Clair)
Camp	Hankins	Merrill	Steagall
Casey	Harris	Murphy	Turner

—27

Nays:

Mr. Speaker	Dickson	Hardy	Pruitt
Adams	Dunn	Harvey	Ramey
Avery	Faulk	Johnson (Hardaway)	Reynolds (Madison)
Bailey	Ferguson	Jones (Covington)	Rogers
Barnett	Franklin	Jones (Monroe)	Rozelle
Bassett	Gilmer	Long (Perry)	Salter
Boyd	Glass	McCorquodale	Smith (Russell)
Brannan	Goldthwaite	McLendon (Bullock)	Solomon
Britton	Goodwyn	Martin	Speaks
Brooks	Grant	Oakley	Taylor
Cates	Gross	Perry	Thomas
Chambers	Grouby	Phillips	Torbert
Cornett	Hain	Pierce	Turnham
Daniel	Hanby	Powell	

—55

And said bill, S. 149, was read a third time at length and passed.

Yeas 68; Nays 24.

Yeas:

Mr. Speaker	Dickson	Harvey	Ramey
Adams	Dunn	Johnson (Hardaway)	Rast
Avery	Edwards	Johnston (Leonard)	Reynolds (Chambers)
Bailey	Engel	Jones (Covington)	Reynolds (Madison)
Barnett	Faulk	Jones (Monroe)	Roberts
Bassett	Ferguson	Locke	Rogers
Bevill	Franklin	Long (Perry)	Rozelle
Boyd	Gilmer	McCorquodale	Sessions
Brannan	Glass	McLendon (Bullock)	Shumate
Britton	Goldthwaite	Martin	Smith (Russell)
Brooks	Goodwyn	Oakley	Solomon
Cabiness	Gordon	Owens	Speaks
Callahan	Grant	Perry	Sullivan
Cates	Gross	Phillips	Taylor
Chambers	Grouby	Pierce	Thomas
Cornett	Hain	Powell	Torbert
Daniel	Hardy	Pruitt	Turnham

—68

Nays:

Messrs.	Dodd	Jenkins	Ray
Bishop	Guthrie	Long (Lauderdale)	Salter
Broadfoot	Hanby	Reynolds (Chambers)	Self
Camp	Hankins	Merrill	Smith (St. Clair)
Casey	Harris	Morrow	Steagall
Cook	Ingram	Murphy	Turner
Copeland			

—24

And the bill:

S. 150. Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration, requirements and questionnaires.

Was taken up.

Mr. Broadfoot offered the following substitute for the bill, S. 150:

A BILL
TO BE ENTITLED
AN ACT

Proposing an amendment to the Constitution relative to the rate of income taxes on the net incomes of corporations.

Be It Enacted by the Legislature of Alabama:

Section 1. The following amendment to the Constitution of Alabama is proposed, and shall become valid as a part thereof when approved and proclaimed as prescribed by law:

Proposed Amendment

"The Legislature shall have power to levy and provide for the collection of taxes for state purposes on net income of corporations, from whatever source derived within this state, for the calendar year 1961, or for any fiscal year ending in the calendar year 1961, and each year thereafter, at a rate not exceeding five percent."

Section 2. An election upon the proposed amendment is ordered to be held on the first Tuesday after the expiration of three months from final adjournment of the current session of the Legislature. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, of the Code of Alabama 1940.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

On motion of Mr. Roberts the substitute offered by Mr. Broadfoot was laid upon the table.

Yeas 68; Nays 17.

Yeas:

Mr. Speaker	Brannan	Dunn	Glass
Adams	Brooks	Edwards	Goldthwaite
Avery	Camp	Engel	Goodwyn
Bailey	Chambers	Faulk	Grant
Barnett	Cornett	Franklin	Gross
Bevill	Daniel	Gilchrist	Grouby
Boyd	Dickson	Gilmer	Guthrie

Hain	Locke	Phillips	Rozelle
Hanby	Long (<i>Perry</i>)	Pierce	Sessions
Hardy	Reynolds (<i>Chambers</i>)	Powell	Shumate
Harvey	McCorquodale	Pruitt	Smith (<i>Russell</i>)
Ingram	McLendon (<i>Bullock</i>)	Ramey	Smith (<i>St. Clair</i>)
Jenkins	Martin	Rast	Solomon
Johnson (<i>Hardaway</i>)	Morrow	Reynolds (<i>Chambers</i>)	Sullivan
Johnston (<i>Leonard</i>)	Murphy	Reynolds (<i>Madison</i>)	Taylor
Jones (<i>Covington</i>)	Oakley	Roberts	Torbert
Jones (<i>Monroe</i>)	Perry	Rogers	Turnham

—68

Nays:

Messrs.	Cabiness	Ferguson	Salter
Bishop	Callahan	Hankins	Self
Branyon	Casey	Harris	Speaks
Britton	Cook	Long (<i>Lauderdale</i>)	Steagall
Broadfoot	Copeland		

—17

Mr. Hankins offered the following substitute for the bill, S. 150:

A BILL
TO BE ENTITLED
AN ACT

Proposing an amendment to Section 181 of the Constitution of Alabama, relative to the qualifications for voting.

Be It Enacted by the Legislature of Alabama:

Section 1. It is proposed that Section 181 of the Constitution of Alabama, as amended, be further amended to read as follows:

Proposed Amendment

"Section 181. The following persons, and no others, who, if they are citizens of the United States over the age of twenty-one years and have the qualifications as to residence prescribed in Section 178 of this article, shall be qualified to register as electors provided they shall not be disqualified under Section 182 of this Constitution: those who can read and write, in the English language, any article of the Constitution of the United States or any section of the Constitution or statutes of the State of Alabama; provided, however, that no persons shall be entitled to register as electors except those who are of good character and who embrace the duties and obligations of citizenship under the Constitution of the United States and under the Constitution of the State of Alabama.

"In order to aid the members of the boards of registrars, who are hereby constituted and declared to be judicial officers, to determine judicially if applicants to register have the qualifications hereinabove set out, each applicant may be required to complete successfully an examination demonstrating his ability to read and write in English, any article of the Constitution of the United States, or any section of the Constitution or statutes of Alabama, and his knowledge of the duties and obligations of citizenship. After January 1, 1962, no person shall be entitled to register to vote unless such person is able, except for physical disability, to complete successfully the examination provided for herein. Until that date,

however, the registration of voters and the qualifications for voting shall continue in all respects under and subject to the laws to which they would have been subject except for the adoption of this amendment.

"The Legislature shall have full power to implement the provisions of this amendment by enactment of appropriate legislation."

Section 2. An election upon the proposed amendment is ordered to be held on the first Tuesday in May 1962. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17, of the Code of Alabama 1940.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

On motion of Mr. Roberts the substitute offered by Mr. Hankins was laid upon the table.

Yeas 64; Nays 23.

Yeas:

Mr. Speaker	Edwards	Jenkins	Pruitt
Adams	Faulk	Johnson (Hardaway)	Ramey
Avery	Ferguson	Johnson (J. T. Tom)	Rast
Bailey	Franklin	Johnston (Leonard)	Reynolds (Madison)
Barnett	Gilchrist	Jones (Covington)	Rogers
Bassett	Gilmer	Jones (Monroe)	Rozelle
Boyd	Glass	Long (Perry)	Sessions
Britton	Goldthwaite	McCorquodale	Smith (Russell)
Brooks	Gordon	McLendon (Bullock)	Solomon
Cabiness	Grant	Martin	Speaks
Callahan	Gross	Oakley	Sullivan
Cates	Grouby	Owens	Taylor
Cornett	Hain	Perry	Thomas
Daniel	Hanby	Phillips	Torbert
Dickson	Hardy	Pierce	Turnham
Dunn	Harvey	Powell	Vickers

—64

Nays:

Messrs.	Casey	Harris	Reynolds (Chambers)
Bevill	Cook	Ingram	Salter
Bishop	Copeland	Long (Lauderdale)	Self
Branyon	Engel	McClendon (Chambers)	Shumate
Broadfoot	Guthrie	Morrow	Smith (St. Clair)
Camp	Hankins	Murphy	Steagall

—23

And said bill, S. 150, was read a third time at length and passed.

Yeas 74; Nays 16.

Yeas:

Mr. Speaker	Edwards	Johnson (J. T. Tom)	Rast
Adams	Engel	Johnston (Leonard)	Reynolds (Chambers)
Avery	Faulk	Jones (Covington)	Reynolds (Madison)
Bailey	Ferguson	Jones (Monroe)	Roberts
Barnett	Franklin	Long (Perry)	Rogers
Bassett	Gilchrist	McClendon (Chambers)	Rozelle
Bevill	Gilmer	McCorquodale	Sessions
Boyd	Glass	McLendon (Bullock)	Shumate
Brannan	Goldthwaite	Martin	Smith (Russell)
Britton	Gordon	Nichols	Smith (St. Clair)
Cabiness	Grant	Oakley	Solomon
Callahan	Gross	Owens	Speaks
Camp	Grouby	Perry	Sullivan
Cates	Hain	Phillips	Taylor
Chambers	Hanby	Pierce	Thomas
Cornett	Hardy	Powell	Torbert
Daniel	Harvey	Pruitt	Turnham
Dickson	Jenkins	Ramey	Vickers
Dunn	Johnson (Hardaway)		

—74

Nays:

Messrs.	Copeland	Ingram	Murphy
Bishop	Guthrie	Long (Lauderdale)	Salter
Broadfoot	Hankins	Merrill	Self
Casey	Harris	Morrow	Steagall
Cook			

—16

RESOLUTIONS

The following resolutions were introduced:

By Mr. Long (Perry).

H. J. R. 29. BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That H. B. 214, which has passed both Houses shall be designated and known as the Nichols-Crawford Bill.

On motion of Mr. Long (Perry) the rules were suspended and H. J. R. 29 was adopted.

Also:

By Mr. Hanby:

H. J. R. 30. RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the bill, House Bill 51, which has passed both houses be designated and known as "The Hanby-deGraffenried Bill."

On motion of Mr. Hanby the rules were suspended and H. J. R. 30 was adopted.

Also:

By Mr. Hanby:

H. J. R. 31. RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, that the bill, House Bill 52, which has passed both Houses be designated and known as "The Hanby-Samford Bill."

On motion of Mr. Hanby the rules were suspended and H. J. R. 31 was adopted.

Also:

By Mr. Cabiness:

H. J. R. 32. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the Legislature commends Representatives Francis Speaks and Pete Turnham for the sincere interest they have shown in education, and particularly for their diligence in trying to devise ways and means for providing funds needed to keep the State's schools operating for a full nine-months term and for their advocacy of laws needed to provide these funds.

On motion of Mr. Cabiness the rules were suspended and H. J. R. 32 was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House bill and returns same herewith to the House:

H. 244. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Smith (Russell) the House concurred in and adopted the Senate substitute for the bill, H. 244, said Senate substitute being as follows:

A BILL TO BE ENTITLED AN ACT

Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

Be It Enacted by the Legislature of Alabama:

Section 1. The following amendment to the Constitution of Alabama is proposed, to become valid as a part of the Constitution when approved by a majority of the qualified electors voting thereon and upon proclamation by the Governor:

Amendment

"Section 1. If authorized at an election held for such purpose, the governing body of Walker County may levy and collect a special county tax at a rate not exceeding one-half of one percent on the value of the taxable property within the county as assessed for state taxation, the proceeds of which shall be used exclusively for public school purposes; provided, however, that the governing body of Walker County shall not levy the special County property tax authorized by this amendment in addition to any tax authorized by a Constitutional Amendment proposed by the Legislature at the same session of the Legislature at which this amendment was proposed authorizing the governing body of each of the several counties in the State to levy and additional property tax for school purposes. This tax shall be apportioned among the county and city school systems on a teacher unit basis in the manner that minimum program funds are distributed.

"Section 2. An election shall be ordered by the county governing body to determine whether or not a special tax shall be levied for public school purposes as authorized herein upon the request of the county board of education, and the election shall be held and conducted in accordance with general laws providing for school tax elections pursuant to Constitutional Amendment III."

Section 2. An election is ordered to be held on the proposed amendment on the first Tuesday in May, 1962. The election shall be held in accordance with the provisions of Sections 284 and 285 of the Constitution of Alabama, as amended, and Chapter 1, Article 18, Title 17 of the Code of Alabama 1940.

Section 3. Notice of the election and of the proposed amendment shall be given by proclamation of the Governor, which proclamation shall be published once a week for four successive weeks next preceding the day appointed for the election in a newspaper in each county of the State. In every county in which no newspaper is published, a copy of the notice shall be posted at each courthouse and post office.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Phillips
Adams	Daniel	Ingram	Pierce
Avery	Dickson	Jenkins	Powell
Bailey	Dunn	Johnson (Hardaway)	Pruitt
Barnett	Edwards	Johnson (J. T. Tom)	Ramey
Bassett	Engel	Johnston (Leonard)	Rast
Bishop	Faulk	Jones (Covington)	Ray
Boyd	Ferguson	Jones (Monroe)	Reynolds (Chambers)
Brannan	Franklin	Long (Lauderdale)	Rogers
Branyon	Gilmer	Long (Perry)	Rozelle
Britton	Glass	McClendon (Chambers)	Self
Broadfoot	Goldthwaite	McCorquodale	Sessions
Brooks	Gordon	McLendon (Bullock)	Smith (Russell)
Cabiness	Grant	Martin	Solomon
Callahan	Gross	Morrow	Speaks
Camp	Grouby	Murphy	Taylor
Casey	Guthrie	Oakley	Thomas
Cates	Hain	Owens	Torbert
Chambers	Hankins	Perry	Turnham
Copeland	Hardy		

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and passed the following Senate Bill and ordered same sent forthwith to the House without engrossment:

By Mr. Archer:

S. 229. To amend Act No. 654, H. 1275, of the 1961 Regular Session of the Legislature, which declares the public policy of the State with respect to violation of Section 420, Title 14, Code of Alabama (1940), as amended, in certain counties in Alabama.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

The Senate Bill, the title to which is set out in the above and foregoing Message from the Senate, was read one time and referred to appropriate Standing Committee as follows:

S. 229. Local Legislation No. 1.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Crawford:

S. J. R. 25. BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the bills, S. B. 117 and S. B. 118, which have passed both Houses shall each be designated and known as the Crawford-Nichols Bill.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Smith (Russell) the rules were suspended and the House concurred in and adopted the S. J. R. 25 set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 84. For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System, established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of

1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 12, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowance for the period November 11, 1957, to June 16, 1958, and for this period only if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

Also:

H. 83. To amend further Section 706, Title 51, Code of Alabama (1940), as amended, by providing further for the transfer of ownership of motor vehicle licenses tags, and by prescribing further penalties.

Also:

H. 90. Relating to Jefferson County; to increase the compensation of the Judge of the Jefferson County Criminal Court; to provide for payment thereof and to repeal laws in conflict herewith.

Also:

H. 105. To amend Section 2 of Act No. 744, H. 1462, Regular Session 1961, entitled "An Act to provide for the compensation to be paid certain officers by counties having a population of 600,000 or more according to the last or any succeeding decennial federal census."

Also:

H. 245. To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose.

Also:

H. 230. To provide for the appointment and tenure and number and fixing the compensation of Bailiffs for the Sixth Judicial Circuit of Alabama.

Also:

H. 231. To apply only in those counties in this state having a population not less than 100,000 inhabitants and not more than 115,000 inhabitants, according to the last Federal Decennial Census or any subsequent federal decennial census and to provide for certain expense funds for the members of the Board of Revenue or other like governing body of such counties other than the Probate Judge.

Also:

H. 233. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Also:

H. 63. Relating to school finances; providing for use of certain earmarked or dedicated school revenues for general educational purposes, including payment of teachers' salaries, in counties having populations of not less than 13,500 nor more than 14,200; repealing conflicting laws.

Also:

H. 211. Relating to court costs in all counties having populations of not less than 31,500 nor more than 33,500, according to the last or any subsequent federal decennial census.

Also:

H. 268. To amend Section 1 of the act approved May 26, 1955, regulating the taking of fish from public streams and impounded waters in Elmore and Tallapoosa counties (Act No. 17, H. 93, Acts of Alabama 1955, Vol. I, pp. 229-231).

Also:

H. 154. To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

Also:

H. 155. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Also:

H. 157. For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed in the course of his employment by the county.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 49. To regulate spear fishing in the fresh and salt waters of this State; providing a license therefor; and providing a penalty for the violation of the provisions of this act.

Also:

H. 214. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566, and all other laws and parts of laws in conflict with this Act.

Also:

H. 19. To provide for the salary of the Chief Examiner of Public Accounts.

Also:

H. 158. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Also:

H. 159. To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", approved April 8, 1955.

Also:

H. 183. To amend Section 285, 289, 293, and 312 of Title 26, Code of Alabama 1940, as amended, the same relating to the Workmen's Compensation Law.

Also:

H. 184. To amend Sections 344, 347, 349, 353, 354, 357, 362, 363, 365, 366, and 367, of Title 26, Code of Alabama 1940, as last amended; and to repeal Section 364, of Title 26, Code of Alabama 1940.

Also:

H. 185. To amend Sections 8, 181, 191, 202, 204, 207, 209, 213, and 251, Title 26, Code of Alabama, 1940, as amended, the same relating to unemployment compensation.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolution, your signature thereto is requested:

S. 2. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Also:

S. 3. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Also:

S. 4. Relating to all judicial circuits of the State of Alabama composed of only one county and having a population of not less than Sixty Thousand Five Hundred (60,500) and not more than Sixty Five Thousand

(65,000) inhabitants according to the last or any succeeding federal decennial census; authorizing the solicitor of said circuit to appoint a stenographic secretary, and providing for the payment of said secretary's compensation from the general funds of the county constituting such circuit.

Also:

S. 5. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Also:

S. 6. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

Also:

S. 7. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Also:

S. 8. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Also:

S. 11. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

Also:

S. 15. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

Also:

S. 17. To provide for additional suit fees in certain cases brought in circuit courts of counties having populations of not less than 14,400 nor more than 14,900.

Also:

S. 18. To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

Also:

S. 19. To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

Also:

S. 20. To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

Also:

S. 27. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 140,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Also:

S. 28. To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing for a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use, or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations, and orders.

Also:

S. 29. To supplement the state salary payable to circuit judges by payments from the county treasury in all judicial circuits composed of only one county which has a population of not less than 110,000 nor more than 150,000, according to the 1960 or any subsequent federal decennial census.

Also:

S. 33. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Also:

S. 34. To repeal Act No. 499, S. 617 approved August 30, 1949, entitled "An Act Relating to all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; providing for the name, number and designation of members of the governing body of all such cities; providing for the selection and employment of employees in all such cities and prescribing the authority of the governing body of such cities with respect to said employees; providing for distribution of the powers and duties of and among the members of the governing body of each such city; providing the time when the provisions of this act shall become effective; and repealing all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 724).

Also:

S. 52. To apply in all counties having populations of not less than 65,000 nor more than 95,000: directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-day radio in the coroner's car.

Also:

S. 54. To fix the compensation of the Deputy Solicitor of Chambers County.

Also:

S. 57. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 115,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Also:

S. 59. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Also:

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901 et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

Also:

S. 66. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

Also:

S. 73. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Also:

S. 77. To provide for continuous code revision and to appropriate funds for that purpose.

Also:

S. 82. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

Also:

S. 104. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Also:

S. 105. To provide for confinement, quarantine, isolation, and compulsory hospitalization and treatment of recalcitrant tuberculous persons, prescribing commitment procedures, and authorizing the use of public funds for such purposes.

Also:

S. 106. To provide for designating State Highway 143 as "Confederate Road."

Also:

S. 107. To Establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

Also:

S. 108. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

Also:

S. 115. To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, approved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

Also:

S. 119. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties:

Also:

S. 125. Relating to motor vehicles; to provide for the use of one license tag or plate; amending Code of Alabama 1940, Title 36, Section 75, and Title 51, Section 705.

Also:

S. 127. To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

Also:

S. 134. To provide for the collection and enforcement by the state department of revenue of certain privilege license taxes levied or assessed by the city of Eufaula, Barbour County.

Also:

S. 138. To provide clerical assistants for sheriffs of all counties having populations of not less than 14,900 nor more than 15,200, according to the 1960 or any subsequent federal decennial census; prescribing the duties of such clerks and providing for the payment of their compensation.

Also:

S. 139. To regulate further the compensation and allowances of election officers in Crenshaw County.

Also:

S. 140. To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382).

Also:

S. 141. To provide for the election of members of the county board of education of Crenshaw County.

Also:

S. 167. To amend further code of Alabama 1940, Title 46, Section 73, in relation to licensing of general contractors.

Also:

S. 179. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Jackson or DeKalb County, to create a board of trustees to govern such college, to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations; devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college, to authorize the governing bodies of Jackson and DeKalb Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality on these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses.

Also:

S. 196. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

Also:

S. 218. To exempt from ad valorem taxation the value of improvements to property resulting from construction of radioactive fallout shelters; amending Code of Alabama 1940, Title 51, Section 17.

Also:

S. 224. Relating to elections; to regulate further elections held for the purpose of nominating candidates for and election of representatives in Congress.

Also:

S. J. R. 21. Commending the Elks for their program for the handicapped children.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolution, the titles to which are set out in the above and foregoing Message from the Senate.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolutions, to-wit:

H. 51. To provide for and authorize certain physically incapacitated persons to vote absentee ballots.

Also:

H. 95. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Also:

H. 96. To protect and preserve basic trust and fiduciary purposes and interest inherent in the intent and understanding when property in Alabama shall have been subjected or devoted to local fraternal uses; to prevent impairment of such intent and to preserve the charitables or trust use intended, from subjection to uses, functions or rules subversive of such intent or inconsistent with social order, harmony and good will in the administration thereof as a result of or in the event of action by any higher or affiliate order or other authority affecting the administration or use of the property; and to provide for repayment of loans or grants made by the parent order (or its affiliated organization) to the local fraternity as those terms are herein defined; and to provide procedure for protection and

preservation of such intent and the fraternal, charitable or educational use involved and said declaratory act to that end.

Also:

H. 21. To authorize each of the several counties in this state to acquire properties suitable for use by any one or a combination of the following (a) any industry for manufacturing, processing, or assembling any agricultural or manufactured product and (b) any commercial enterprise in storing, warehousing, distributing or selling products of agriculture, mining, and industry; to authorize counties to lease such properties subject to certain specified requirements; to authorize counties to finance the acquisition of such properties by the issuance of revenue bonds payable solely out of the revenues from the leasing of such properties and to secure such bonds by pledges of such revenues and leases and by mortgages on such properties; to provide that all such bonds shall be negotiable instruments; to authorize the refunding of any such bonds; to provide for remedies in the event of default respecting any bonds issued under the act; to exempt from taxation such properties and the revenue from the lease thereof, such bonds and the income therefrom, all mortgages executed as security therefor and all lease agreements made hereunder; to prohibit any county from making contributions to the cost of any such properties and from furnishing land therefor; to provide that such bonds and any agreements made in connection therewith shall not constitute an indebtedness of a county or a pecuniary liability of any kind; to provide that such bonds shall be legal investments for savings banks and insurance companies organized under the laws of this state; to provide the purposes for which the proceeds from the sale of such bonds may be used; to provide that no notice to or consent or approval by any governmental body or public officer shall be a prerequisite to the issuance of such bonds or the securing thereof.

Also:

H. 136. To authorize county governing bodies to make appropriations to support vocational trade schools or other similar institutions in which residents of the county or dependents of such residents are enrolled or are entitled to be enrolled.

Also:

H. J. R. 27. Relative to the Southern Regional Conference of the Council of State Governments.

Also:

H. 77. To provide an additional expense allowance for the members of the County Board of Education of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal census.

Also:

H. 78. To regulate further the compensation and allowances of members of the board of registrars of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Also:

H. 79. To regulate further the compensation and allowances of members of the board of equalization of counties having populations of not less than 36,600 nor more than 37,600, according to the 1960 or any subsequent federal decennial census.

Also:

H. 189. To repeal Title 8, Section 99, Code of Alabama 1940, pertaining to receiving furs, pelts, etc., when license not issued.

Also:

H. 188. To amend Title 8, Section 97, Code of Alabama 1940, pertaining to funds from the sale of fur catchers licenses.

Also:

H. 187. To amend Title 8, Section 98, Code of Alabama 1940, pertaining to transporting furs, pelts, etc., without having fur catchers license.

Also:

H. 186. To amend Section 91 of Title 8, Code of Alabama 1940, as amended by Act No. 707, 1951 Acts of Alabama, Vol. II, page 1246, approved September 5, 1951, entitled "An Act to amend Section 91 of Title 8, Code of Alabama 1940 which relates to licenses to capture and kill fur-bearing animals."

Also:

H. 200. Relating to partnership returns for state income tax purposes; amending Section 385 of Title 51, Code of Alabama 1940, to provide that such returns must be subscribed by the persons who make them, eliminating the requirement of an oath.

Also:

H. 102. TO AMEND Act No. 438 of the Alabama Legislature, approved July 8, 1943, (Title 28, Section 352, Alabama Code (1940) as amended) to authorize investments by life insurance companies in notes secured by mortgages or trust deeds on unencumbered real estate in principal amount of up to three-fourths of the value of the real estate; and to delete therefrom the provisions relating to special loans up to four-fifths of the value of said real estate; and to provide that this section shall not affect loans insured or guaranteed by the federal housing commissioner or the veterans administration.

Also:

H. 232. Relating to public health; regulating the possession, dispensing, handling, sale, and distribution of amphetamines, and/or other stimulating drugs; and prescribing penalties.

Also:

H. 1. Relating to elections; amending further Sections 77 and 80 of Title 17, Code of Alabama 1940, to provide further for establishing election precincts, districts, polling places, and correct lists of qualified voters.

Also:

H. 36. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Also:

H. 37. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Also:

H. 38. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Acts No. 665, Act of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Also:

H. 39. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12, and 13 of said Act.

Also:

H. 45. To create a solicitor's fund in the ninth judicial circuit of Alabama; to provide for the appropriation of moneys to said fund from solicitors' fees taxed and collected in all criminal cases in all courts in the ninth judicial circuit; and to authorize expenditures of said fund by the circuit solicitor for law enforcement and the discharge of the duties of his office.

Also:

H. 64. To amend Sections 283, 287, 288 and 296 of Title 2 of the Code of Alabama of 1940, relating to the registration and sale of fertilizer and fertilizer material and the authority of the Commissioner of Agriculture and Industries and the State Board of Agriculture and Industries with respect thereto; to repeal Section 297 of Title 2, Code of Alabama of 1940 relating to grade terms used for fertilizer or fertilizer material.

Also:

H. 65. To further amend Section 58 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Also:

H. 182. To amend Section 242 and 243 of Title 22, Code of Alabama (1940), which relates to narcotic drugs and poisons.

Also:

H. 202. To amend Section 77 of Title 52, Code of Alabama 1940 so as to regulate further the assignment to public schools of pupils who live on or near county boundaries.

Also:

H. 205. To amend Section 1 of Act No. 547, General Acts 1955, approved September 9, 1955.

Also:

H. J. R. 26. Relative to the death of Marc Ray Clement.

Also:

H. 257. To amend Act No. 339, S. 188, Regular Session 1955, an act relating to and creating a solicitor's fund for the use of the circuit solicitor of the Fourth Judicial Circuit (Acts of Alabama 1955, vol. II, p. 761).

Also:

H. J. R. 28. Relative to expressing sincere regrets of the illness of Representative Sam C. Nettles.

Also:

H. 34. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Also:

H. 97. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

Also:

H. 130. Relating to special property taxes for county buildings, bridges, and roads: amending Code 1940, Title 12, Section 186, to provide

that the proceeds of public building, road and bridge taxes in excess of amounts payable on bonds, warrants, or other securities may be spent for general county purposes.

Also:

H. 67. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in Jackson County.

Also:

H. 131. Proposing an amendment to Section 215, Article 11, Constitution of Alabama 1901, in relation to the use of the proceeds of property taxes levied by counties for public building, road, or bridge purposes.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolutions, the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

BILLS INDEFINITELY POSTPONED

On motion of Mr. Smith (Russell), the bills, S. 116, S. 114 and S. 74, were indefinitely postponed.

REPORT OF STANDING COMMITTEE ON RULES

Mr. Ashworth, Chairman of the Standing Committee on Rules, reported that said Committee in session, had acted on the following resolution, and ordered same returned to the House with the recommendation that it be adopted.

By Mr. Samford:

S. J. R. 5. WHEREAS, Business climate is the net result of all controllable conditions beyond management's direction which affects the cost and ease of operating a business in the State, and

WHEREAS, Alabama's favorable business climate has been a major factor in encouraging expansion by established industries within the State, and

WHEREAS, the increasing displacement of our farm population magnifies the importance of providing more job opportunities in all Alabama communities, and

WHEREAS, healthy industrialization broadens the tax base, thereby providing much needed revenue for schools and government services for all our people, and

WHEREAS, in this era of rapid industrial expansion and competition for location of industries, the relative business climate of the State of Alabama is extremely important and the preservation of such climate is in the public interest, and

WHEREAS, maintaining a favorable business requirement requires:

(1) Fair and equitable treatment in general legislation and administrative regulation for all segments of Alabama's economy.

(2) Laws and regulations which provide a favorable competitive position with other states of similar industrialization and favorable climate.

(3) Equitable tax policies and restriction of the cost of government to reasonable levels in providing necessary services efficiently.

(4) Fair treatment for all in legislation and administration to maintain harmonious labor-management relations and to protect the rights of individuals and property owners.

(5) Encouraging in the public interest an economic atmosphere which will enable Alabama agriculture and industry to compete for out-of-state markets, thereby bringing greater wealth into the State and raising the standard of living of all our people.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF ALABAMA, THE HOUSE OF REPRESENTATIVES CONCURRING: That this Legislature shall henceforth examine all proposed legislation relating to business, industry and agriculture in terms of its effect upon the business climate of the State and shall determine whether such legislation may have any future discriminating or deterring effect upon the investment of capital and the creation of needed payrolls in Alabama and that the Members of the Legislature hereby request the Members of the Executive Branch of the State Government to examine their own discretionary actions and orders relating to business, industry and agriculture in terms of the effect of such governmental action upon the business climate in Alabama.

And S. J. R. 5 was concurred in and adopted.

RECESS

On motion of Mr. Morrow the House recessed until 6:00 o'clock this evening.

EVENING SESSION

The hour of 6:00 o'clock P.M. having arrived, the House reconvened. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 1. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Also:

S. 9. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the County, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Also:

S. 10. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Also:

S. 25. To provide for establishment and operation of family court divisions of the circuit courts of all counties having populations of not less than 110,000 nor more than 160,000; prescribing the jurisdiction of such court divisions and providing for selection, appointment, qualifications, tenure, and compensation of their officers and administrative and clerical personnel; abolishing special courts having jurisdiction of juveniles and domestic relations cases.

Also:

S. 26. Relating to elections; providing that in every state and county primary, general, special or municipal election in which candidates are to be nominated or elected to two or more offices of the same classification, the candidates shall be elected by places designated by number; repealing conflicting laws.

Also:

S. 31. To amend Section 115 of Title 41 of the 1940 Code.

Also:

S. 32. To present to the voters of cities of the State of Alabama having a population of more than 70,000 and not more than 100,000 an article providing for the procedure for adoption of a Commission form of government, the organization of such government, the authority of the commissioners, the salaries of the commissioners, the selection of employees, distribution of powers and duties of the commissioners, the meetings of

the Board of Commissioners, the election of the commissioners, bonds required of the commissioners, the examination of the records of the municipality, and a Recorder for the municipality.

Also:

S. 35. To repeal Act No. 500, 618, approved August 30, 1949 entitled "An Act Prescribing the compensation to be paid to members of the governing body in all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census, where such cities operate under the commission form of government; providing a method of payment of such compensation and providing the time when this Act shall become effective; and repealing all laws or parts of laws in conflict with the provisions hereof" (Acts of Alabama 1949, p. 725).

Also:

S. 36. To repeal Act No. 378, H. 785, approved July 6, 1943, entitled "An Act To provide for appeals from decisions of Civil Service Boards by whatever name known, governing the police and fire departments in all cities of the State of Alabama which now have a population of as many as 35,000 and less than 75,000, according to the last Federal Census, or which shall have such populations according to any such census that may hereafter be taken and in which the police and fire departments are now or may hereafter be governed and controlled by a Civil Service Board, by whatever name known; to regulate and define the persons, officers, and positions governed and controlled by Civil Service laws and regulations now or hereafter in force and effect in such cities; to continue in full force and effect any Civil Service laws or regulations not herein modified; and to repeal all laws and parts of laws whether general, special or local, and whether codified or uncodified, in conflict with the provisions of this Act" (Acts of Alabama Regular Session 1942 and Special Session 1943, p. 347).

Also:

S. 43. To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

Also:

S. 46. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings; providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be

issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Also:

S. 51. Proposing a constitutional amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

Also:

S. 58. Relating to municipalities having a population of not less than 60,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government.

Also:

S. 63. To amend Section 92, Title 49, Code of Alabama 1940, which relates to license from the department of pensions and security.

Also:

S. 80. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or construction of any building or facility without a proper showing that funds are available for the completion thereof.

Also:

S. 87. To amend Act No. 529, H. 898, of the Regular Session of 1953, which relates to authority of the county board of education in counties of certain populations.

Also:

S. 88. To amend Act No. 530, H. 897, of the Regular Session of 1953, which relates to the authority of the city board of education in counties of certain populations.

Also:

S. 89. To repeal Act No. 564, H. 985, approved October 8, 1947, an act relating to the power of municipal corporations located within certain counties classified on a population basis to establish zoning districts and to regulate buildings and structures within their police jurisdictions (Gen. Acts 1947, p. 401).

Also:

S. 90. To permit certain municipal corporations located within counties which now have or may hereafter have a population in excess of 500,000

according to the last or any succeeding decennial Federal census to continue to have authority to establish zoning districts and to regulate buildings and structures within their police jurisdiction in the same manner and have the other powers and duties and subject to the same restrictions as provided in Sections 772 to 785, Title 37, Alabama Code of 1940.

Also:

S. 92. To fix the compensation or salaries of Tax Assessors and Tax Collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent Federal census; and to require such officers to pay in to the County Treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

Also:

S. 93. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

Also:

S. 94. To regulate further the conduct of elections in all counties having populations of 500,000 or more; amending Code of Alabama 1940, Title 17, Section 110, in relation to the use of paper ballots at certain voting places.

Also:

S. 96. To repeal Act No. 52, H. 60, approved June 10, 1949, entitled "An Act to prescribe the hours during which the polls shall be open in counties having a population of three hundred thousand or more" (Acts of Alabama 1949, p. 77).

Also:

S. 97. To amend Code of Alabama 1940, Title 7, Section 221, which relates to consolidation of causes in the circuit courts of certain counties classified on a population basis.

Also:

S. 98. To provide further for assessing and collecting taxes in certain counties classified on a population basis, amending Code of Alabama 1940, Title 51, Sections 78 and 80.

Also:

S. 99. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their

competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Also:

S. 100. To repeal Act No. 632, H. 1053, approved July 10, 1940, an act providing for trials of inquisitions of lunacy with or without juries in certain counties classified on a population basis (Gen. Acts of Alabama 1939, p. 999).

Also:

S. 101. To provide that in all counties of this State which now have or may have or may hereafter have a population of more than 500,000 according to the last or any subsequent federal census, the judge of the probate court of such counties may try inquisitions of lunacy with or without a jury; and to further provide that when a jury is demanded in such proceedings, said jury shall be impaneled in the same manner as is now provided for the trial of a will contest in the probate courts of this State.

Also:

S. 109. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

Also:

S. 111. To describe the employees of any health care authority, organized as a public corporation pursuant to Act No. 557, General Laws of Alabama, approved November 19, 1959 (Acts of 1959, p. 1387, et seq.) entitled "AN ACT—To authorize the incorporation in any county in this state having a population of 500,000 or more, according to the last or any succeeding Federal Census, for health care authority as a public corporation for hospital purposes, including, among others, the making of provisions for medical and hospital aid to the indigent sick of such county; to provide a method of effecting the incorporation of such authority and electing the members of its board of directors and its officers; to specify the powers of such board of directors and the powers of such authority; to provide for the payment to such authority by the county in which it is organized of all revenue received and held by such county from any tax levied by the state for the benefit of the county for health and medical care of indigent

residents of the county, and to authorize such county to allocate and pay other funds to such authority; to provide for the expenditure of the funds of such authority for any of its corporate purposes; to authorize the sale and issuance of securities by such authority for any of its purposes; to authorize such authority to provide the details of such securities and the pledge of revenues of the authority and the execution of mortgages or deeds of trust as security thereof; to provide that such securities shall constitute negotiable instruments; to provide that the properties and income of such authority, the securities issued by it and the interest payable thereon, and all mortgages and other instruments executed as security therefor shall be exempt from taxation; to authorize investment of fiduciary funds in securities by such authority; to require the making of annual reports and the submission of an annual budget to the governing body of such county; to provide the time and method of dissolution of such authority; to provide that the formation and dissolution of one or more such authorities shall not prevent the subsequent formation of another authority in the same county; and to authorize such county and any municipality therein to transfer to such authority projects and funds acquired or allocated for any of the purposes for which such authority shall have been organized," who are and those who are not, subject to any merit system or civil service law applicable to public agencies in counties having a population of 500,000 or more, according to the last or any succeeding Federal census.

Also:

S. 113. To create a lien in favor of the owner, keeper or proprietor of premises kept for grazing, feeding, boarding, training, or confining birds or animals for another; and to provide for the enforcement of such lien.

Also:

S. 117. To propose an amendment to the Constitution of Alabama authorizing the legislature to provide for promotion of the production, distribution, marketing, use, improvement and sale of cattle.

Also:

S. 128. To create the offense of cattle theft; to prescribe penalties and the form of indictment therefor.

Also:

S. 130. To amend Section 60 of Title 8 of the Code of Alabama 1940, which designates game fish under the laws in this state.

Also:

S. 152. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

Also:

S. 169. To amend further Section 611 of Title 51, Code of Alabama 1940, relating to the privilege license taxes payable by transient vendors and peddlers; providing that the payment of one state license authorizes

certain vendors or peddlers to engage in business in any county in the state upon the payment of a county license in each county where they do business.

Also:

S. 170. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Also:

S. 171. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Also:

S. 173. Relating to Judicial Notice of Ordinances of Cities Which May Now or Hereafter Have a Population of One Hundred Thousand and not exceeding Two Hundred Thousand People According to the Last or Any Succeeding Federal Census in all criminal or quasi-criminal cases.

Also:

S. 174. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32, and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Also:

S. 176. To fix the supplemental salary and expense allowance of the Solicitor of the Fifteenth Judicial Circuit of Alabama to provide that said supplemental salary and expense allowance shall be paid out of the general fund of Montgomery County, Alabama, and to provide when said act shall go into effect and to repeal all laws in conflict herewith.

Also:

S. 177. To fix the supplemental salaries of Circuit Judges in the Fifteenth Judicial Circuit of Alabama, to be paid out of the County Treasury of Montgomery County.

Also:

S. 178. To repeal Act No. 174, S. 247, approved July 22, 1947, an act relating to the holding of advisory elections in counties having a population of more than 140,000 and less than 250,000 inhabitants (General Acts 1947, page 60).

Also:

S. 180. To repeal Act No. 281, H. 514, Regular Session 1961, entitled "To regulate further the feeding of prisoners in jail in all counties having

a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census."

Also:

S. 181. To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census.

Also:

S. 184. Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education, exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

Also:

S. 186. To provide for the relief of Mrs. Fred Bull, By Marion County.

Also:

S. 197. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued; and how taxed.

Also:

S. 198. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Also:

S. 199. To repeal Act No. 22, H. 73, approved May 26, 1955 entitled "To apply in all counties having a population of not less than 230,000 nor more than 500,000 inhabitants, according to the last or any subsequent fed-

eral decennial census; to fix the compensation of the commissioner of licenses in all such counties." (Acts of Alabama 1955, page 233).

Also:

S. 200. To repeal Act No. 17, H. 19, approved March 23, 1955 entitled "To extend the term of office of Commissioner of Licenses in all counties of this State having a population of not less than 230,000 nor more than 400,000, according to the last or any subsequent Federal census, for a period of two years from the expiration of their present term of office; to provide how, when and for what term of office their successors shall be elected and to repeal only those laws, or parts of law, which are in conflict herewith." (Acts of Alabama 1955, page 126).

Also:

S. 201. To repeal Act No. 245, H. 343, approved June 26, 1945, entitled "To create the office of Commissioner of Licenses in all counties of this State having a population of not less than 140,000, nor more than 400,000, according to the last or any subsequent Federal census; to provide for the method of electing said officer; to fix his term of office; to fix his compensation; to prescribe his duties and define his powers; to provide for the appointment of a Deputy Commissioner of Licenses and for the appointment of necessary clerical assistants in said office; and to further provide that said Commissioner of Licenses shall issue all licenses, except marriage licenses, assess for taxation, collect the ad valorem taxes, issue the licenses and distribute the tags on all motor vehicles in such counties; to transfer the duties from the Tax Assessor, Tax Collector and Judge of Probate in such counties to said Commissioner of Licenses of all matters relative to the registration, assessment for taxes, collection of ad valorem taxes and distribution of tags for motor vehicles, and the issuances of all licenses, except marriage licenses." (Acts of Alabama 1945, page 367).

Also:

S. 202. To repeal Act No. 187, S. 339, approved June 29, 1951, as amended, creating a firemen and policemen's pension and relief fund in cities having a population of not less than 45,000 nor more than 54,000 inhabitants according to the preliminary count as of April 1, 1951, of the latest federal census or which shall have such population according to any such census that may be taken hereafter, (Acts of Alabama 1950-51, p. 438).

Also:

S. 203. To repeal Act No. 384, S. 286, approved November 6, 1959, entitled "An Act Relating to municipalities having a population of not less than 40,000 nor more than 50,000, according to the last or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government," (Acts of Alabama 1959, vol. 2, p. 999).

Also:

S. 204. To repeal Act No. 509, S. 570, approved August 22, 1951, entitled "An Act Relating to cities having a population of not less than 35,000 nor more than 55,000 inhabitants; authorizing such cities to levy and

collect privilege license taxes on the sale of malt or brewed beverages within their police jurisdictions at the same rate as such taxes are levied within their corporate limits," (Acts of Alabama 1950-51, p. 900).

Also:

S. 206. To amend Act No. 366, H. 73, Regular Session 1959, an act relating to the selecting of juries and alternate jurors in criminal cases in the circuit courts of counties having populations of not less than 200,000 nor more than 400,000 (Acts of Alabama 1959, vol. 2, p. 955).

Also:

S. 207. To make an appropriation from the county treasury of Mobile County for the relief of M. A. Lowery.

Also:

S. 212. To amend Section 87 of Title 8 of the Code of Alabama 1940, as amended by Section 1 of Act No. 665, Acts of Alabama 1949, page 1029; relating to the penalty for hunting in closed season; making the possession of freshly killed game during the closed season an offense.

Also:

S. 220. To amend Act No. 298, S. 341, approved June 29, 1943 (Acts of Alabama, 1943, p. 252) which relates to the Department of Labor; providing for the filing of the report of labor organizations on or before the thirty-first day of March or, if the organization's fiscal year does not coincide with the calendar year, within 90 days after the close of the organization's fiscal year.

Also:

S. 222. To fix the compensation of election officers in elections held in counties having populations of not less than 300,000 nor more than 500,000, according to the last or any subsequent federal decennial census.

J. E. SPEIGHT,
Secretary.

SIGNING OF THE SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 30. Naming House Bill 51.

Also:

H. J. R. 31. Naming House Bill 52.

Also:

H. J. R. 29. Naming House Bill 214.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 46. Further regulating the meetings of the county board of registrars in all counties having populations of not less than 38,000 nor more than 45,000.

J. E. SPEIGHT,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 137. To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Also:

H. 40. To allow the Sheriff of Cullman County, Alabama, one additional deputy sheriff in addition to those now provided by law, and to authorize the governing body of Cullman County to pay the salary of the same; to fix the salary of said additional deputy and to make the same payable out of the general funds of Cullman County, in monthly installments; to authorize the Sheriff's supervision and control of said additional deputy and to provide for the appointment of the same.

Also:

H. 246. To provide additional revenue in Cullman County; directing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy special county privilege license taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

Also:

H. 66. To provide for the creation and establishment of a city-county airport authority, which shall be a public body corporate, to take possession of and title to existing airports, airfields, and aircraft facilities owned or operated by or on behalf of the City of Dothan and the County of Houston, and located in Houston County, and to provide for the management, control, development and improvement of such airports, airfields and aircraft facilities.

Also:

H. 27. To repeal Act No. 134, H. 179, approved February 24, 1956, entitled, "An Act Relating to counties having a population of not less than 29,000 nor more than 29,350 inhabitants, according to the last or any subsequent federal decennial census; to provide for a jury trial in such counties in any proceeding at law or in equity for the purpose of establishing disputed land lines or boundaries between coterminous owners of land." (Acts of Alabama 1956 Special Sessions, vol. I, p. 195)

Also:

H. 28. To provide for a jury trial in any proceeding at law or equity in any county having a population of not less than 24,525 nor more than 24,575 inhabitants, according to the 1960 or any succeeding federal decennial census, for the purpose of establishing disputed land lines or boundaries between coterminous owners of land.

Also:

H. 223. To provide an additional expense allowance to members of the court of county commissioners, board of revenue or like governing body of all counties having a population of not less than 24,525 nor more than 24,675 according to the last federal decennial census.

Also:

H. 54. To apply in but only in counties having a population of not less than 15,500 inhabitants, nor more than 16,300, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff.

Also:

H. 55. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. I, p. 96).

Also:

H. 252. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Linden, in Marengo County, Alabama.

Also:

H. 143. To repeal Act No. 396, H. 834, Regular Session of 1961, entitled "An Act Authorizing counties having a population of not less than 110,000 nor more than 160,000, according to the last or any subsequent federal decennial census, and the municipalities within such counties, either singly or jointly, to create airport authority boards; providing for the selection of the members of such boards, and prescribing their qualifications, terms, and compensation; and providing for the organization, jurisdiction, powers, and duties of such boards."

Also:

H. 140. To provide for payment of expenses of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census, to be paid out of the county treasury of such counties.

Also:

H. 150. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Also:

H. 60. Relating to counties having populations of not less than 21,900 nor more than 22,300, according to the last or any subsequent federal decennial census; to authorize the court of county commissioners, board of revenue or other like governing body to designate deputy sheriffs as county traffic control officers and to provide for the payment of their compensation out of funds accruing from the motor vehicle and trailer license taxes; and directing the probate judge to withhold each year \$9,500 from the first moneys collected from the motor vehicle and trailer license taxes to be used for this purpose.

Also:

H. 153. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000) inhabitants according to the last or any subsequent Federal decennial census.

Also:

H. 18. To alter or rearrange the boundary lines of the Town of Daphne, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Also:

H. 132. To regulate the execution of certain public contracts for the sale of state-owned property by competitive bid; to provide for disposition of proceeds from such sales; and prescribe penalties.

Also:

H. 84. For the relief of Evelyn G. McDonald; providing that the Board of Managers of the City of Birmingham Retirement and Relief System, established by Act No. 929 of the Regular Session of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama of 1951, Page 1579, et seq.) shall have four months from the effective date of this act in which to take action on Evelyn G. McDonald's petition to amend the ordinary disability allowances granted to her by the said Board of Managers on December 12, 1957, and June 20, 1958, so as to grant her an extraordinary disability allowance for the period November 11, 1957, to June 16, 1958, and for this period only if it concludes that she was injured under such circumstances as to have entitled her to the extraordinary disability allowance provided by the said Act No. 929.

Also:

H. 83. To amend further Section 706, Title 51, Code of Alabama (1940), as amended, by providing further for the transfer of ownership of motor vehicle licenses tags, and by prescribing further penalties.

Also:

H. 90. Relating to Jefferson County; to increase the compensation of the Judge of the Jefferson County Criminal Court; to provide for payment thereof and to repeal laws in conflict herewith.

Also:

H. 105. To amend Section 2 of Act No. 744, H. 1462, Regular Session 1961, entitled "An Act to provide for the compensation to be paid certain officers by counties having a population of 600,000 or more according to the last or any succeeding decennial federal census."

Also:

H. 245. To provide for the relief of J. W. Gilbert; authorizing an appropriation from the funds of Walker County for such purpose.

Also:

H. 230. To provide for the appointment and tenure and number and fixing the compensation of Bailiffs for the Sixth Judicial Circuit of Alabama.

Also:

H. 231. To apply only in those counties in this state having a population not less than 100,000 inhabitants and not more than 115,000 inhabitants, according to the last Federal Decennial Census or any subsequent federal decennial census and to provide for certain expense funds for the members of the Board of Revenue or other like governing body of such counties other than the Probate Judge.

Also:

H. 233. To alter, rearrange and extend the boundary line of the City of Northport, in Tuscaloosa County, Alabama.

Also:

H. 63. Relating to school finances; providing for use of certain earmarked or dedicated school revenues for general educational purposes, including payment of teachers' salaries, in counties having populations of not less than 13,500 nor more than 14,200; repealing conflicting laws.

Also:

H. 211. Relating to court costs in all counties having populations of not less than 31,500 nor more than 33,500, according to the last or any subsequent federal decennial census.

Also:

H. 268. To amend Section 1 of the act approved May 26, 1955, regulating the taking of fish from public streams and impounded waters in Elmore and Tallapoosa counties (Act No. 17, H. 93, Acts of Alabama 1955, Vol. I, pp. 229-231).

Also:

H. 154. To amend Act No. 40, S. 4, approved March 23, 1956 (Acts of Alabama, 1956, p. 328), entitled "An Act to establish and create a court of record for Mobile County in lieu of the Inferior Criminal Court of Mobile County to be known as The Court of General Sessions of Mobile County; to provide and define the jurisdiction of said court and the terms thereof; to provide for the two judges and the officers of said court and their powers, duties and compensation, to fix the term of office of such judges; to provide rules of procedure and to fix the fees and costs of such court; to provide for the transfer of cases from the Inferior Criminal Court to the court hereby created; and to effect the repeal of the acts creating the Inferior Criminal Court of Mobile or to abolish the Inferior Criminal Court of Mobile County."

Also:

H. 155. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required

to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Also:

H. 157. For the relief of Mrs. H. C. Hall: To authorize and direct the governing body of Mobile County to pay to Mrs. H. C. Hall the sum of five thousand dollars (\$5,000) to compensate her for the death of her husband, H. C. Hall, who was killed in the course of his employment by the county.

Also:

H. 49. To regulate spear fishing in the fresh and salt waters of this State; providing a license therefor; and providing a penalty for the violation of the provisions of this act.

Also:

H. 214. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Also:

H. 19. To provide for the salary of the Chief Examiner of Public Accounts.

Also:

H. 158. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his

duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Also:

H. 159. To amend further Section 5 of an Act entitled an Act "To provide for appointment of official court reporters of the circuit courts of those circuits which are now, or which may hereafter be, composed of only one county and having not less than four nor more than nine circuit judges; to provide for their qualifications, to fix their compensation, to define their duties and provide for the appointment of special reporters in such cases; and to repeal all laws which may be in conflict herewith", approved April 8, 1955.

Also:

H. 183. To amend Sections 285, 289, 293, and 312 of Title 26, Code of Alabama 1940, as amended, the same relating to the Workmen's Compensation Law.

Also:

H. 184. To amend Sections 344, 347, 349, 353, 354, 357, 362, 363, 365, 366, and 367, of Title 26, Code of Alabama 1940, as last amended; and to repeal Section 364, of Title 26, Code of Alabama 1940.

Also:

H. 185. To amend Sections 8, 181, 191, 202, 204, 207, 209, 213, and 251, Title 26, Code of Alabama, 1940, as amended, the same relating to unemployment compensation.

Also:

H. 244. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Walker County.

Also:

H. 128. To propose an amendment to the Constitution providing for the levy and collection of an additional property tax for educational purposes in each county of the state.

Also:

H. 151. Proposing an amendment to the Constitution relating to the levy and collection of special property taxes in Marion County for public school purposes.

Also:

H. 177. To propose a constitutional amendment relative to levying additional taxes in Coffee County for public school purposes.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolutions, to-wit:

H. J. R. 29. Relative to naming House Bill 214.

Also:

H. J. R. 30. Relative to naming House Bill 51.

Also:

H. J. R. 31. Relative to naming House Bill 52.

Also:

H. 46. Further regulating the meetings of the county board of registrars in all counties having populations of not less than 38,000 nor more than 45,000.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolutions, the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference, appointed to reconcile the differences between the two Houses on the House amendment to the Bill:

S. B. 155. To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Said Conference Report being in words and figures as follows to-wit:

REPORT OF COMMITTEE ON CONFERENCE ON SENATE BILL 155

We, your Conference Committee appointed by the House and Senate to reconcile the differences between the two Houses on Senate Bill 155, beg leave to report as follows:

We recommend that the House recede from its amendment and that the Senate and House adopt the attached substitute for the bill:

JOE W. GRAHAM
YETTA G. SAMFORD, JR.
WILL G. CAFFEY, JR.
CONFEREES ON THE PART OF THE SENATE
JOSEPH W. SMITH
IRA D. PRUITT
CLEMENT C. TORBERT, JR.
CONFEREES ON THE PART OF THE HOUSE

CONFERENCE COMMITTEE
SUBSTITUTE FOR S. B. 155

A BILL
TO BE ENTITLED
AN ACT

To appropriate the sum of \$140,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Be It Enacted by the Legislature of Alabama:

Section 1. The sum of \$15,000, or so much thereof as may be necessary, for the Chilton Area Substation, to be used to construct the assistant superintendent's residence; the sum of \$25,000, or so much thereof as may be necessary, for capital improvements at Ornamental Horticulture Field Station at Spring Hill; the sum of \$100,000, or so much thereof as may be necessary, to be expended solely for the acquisition and development of an experimental farm for farm mechanization, soil and water conservation and related research, shall be appropriated from any funds in the State

Treasury to the credit of the General Fund, not otherwise appropriated, for the use of the Board of Trustees of Auburn University.

Section 2. The farm lands to be acquired pursuant to authorization contained in this Act shall be located, situate and in the vicinity of Auburn University.

Section 3. That this Act shall become effective on October 1, 1961.

And said Bill, S. B. 155, as amended by the Conference Report, was again read at length and passed.

And said Bill, S. B. 155, together with the Conference Report is herewith sent to the House for its consideration.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Torbert the House concurred in and adopted the Report of the Committee of Conference on the disagreement of the two Houses on the House amendment to the bill, S. 155, said report being set out in the above and foregoing Message from the Senate.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Edwards	Johnston (Leonard)	Rast
Avery	Engel	Jones (Covington)	Rogers
Bailey	Franklin	Jones (Monroe)	Rozelle
Barnett	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (Lauderdale)	Self
Boyd	Glass	Long (Perry)	Sessions
Brooks	Goldthwaite	McCorquodale	Shumate
Cabiness	Goodwyn	McLendon (Bullock)	Smith (Russell)
Casey	Grant	Morrow	Solomon
Cates	Gross	Murphy	Speaks
Chambers	Guthrie	Oakley	Steagall
Copeland	Hanby	Perry	Taylor
Cornett	Hardy	Phillips	Torbert
Daniel	Harvey	Pierce	Turner
Dickson	Ingram	Powell	Turnham
Dunn	Johnson (Hardaway)	Pruitt	

—63

And said bill:

S. 155. To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

As amended by the Report of the Committee of Conference was again read at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pruitt
Avery	Edwards	Johnston (Leonard)	Rast
Bailey	Engel	Jones (Covington)	Rogers
Barnett	Franklin	Jones (Monroe)	Rozelle
Bevill	Gilchrist	Locke	Salter
Bishop	Gilmer	Long (Lauderdale)	Self
Boyd	Glass	Long (Perry)	Sessions
Brooks	Goldthwaite	McCorquodale	Shumate
Cabiness	Goodwyn	McLendon (Bullock)	Smith (Russell)
Casey	Grant	Morrow	Speaks
Cates	Gross	Murphy	Steagall
Cook	Guthrie	Oakley	Taylor
Copeland	Hanby	Perry	Torbert
Cornett	Hardy	Phillips	Turner
Daniel	Harvey	Pierce	Turnham
Dickson	Ingram	Powell	

—63

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has concurred in and adopted the following House Joint Resolution:

H. J. R. 18. Relative to continuing the Committee established pursuant to H. J. R. 107, Act No. 483, approved September 6, 1957.

and returns same herewith to the House.

J E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Gilchrist the House concurred in and adopted the Senate substitute for the resolution, H. J. R. 18, said Senate substitute being as follows:

SUBSTITUTE FOR H. J. R. 18

To provide for the continuation of the joint committee established by H. J. R. 107, Act No. 483, approved September 6, 1957, to study the problems involved in the production and processing of cotton.

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the joint committee established pursuant to H. J. R. 107, Act No. 483, approved September 6, 1957 (Acts of 1957, p. 667) shall continue in existence and shall continue its work as directed in said Act No. 483, provided that the members of the committee shall be elected by the respective Houses as provided in Act No. 483. The committee shall make a final report to the Legislature on or before the fifth legislative day of the 1963 Regular Session.

RESOLVED, FURTHER, That the Lieutenant Governor of Alabama, the Speaker of the House of Representatives and the Commissioner of Agriculture and Industries shall serve as ex officio members of the committee.

RESOLVED FURTHER, That the committee is authorized to meet thirty days in addition to the meeting days heretofore provided for in said Act No. 483, of the Regular Session of 1957 and in Act No. 7, S. J. R. 4 of the First Special Session of 1959, and each member of the committee shall be entitled to compensation and expenses as provided for in said Act No. 483, provided, however, that the total per diem pay, expense allowances, travel allowances and all other expenses incurred by the committee in any fiscal year shall not exceed \$5,000.00, anything in said Act No. 483 of 1957 or in S. J. R. No. 4 of the First Special Session of 1959 or hereinabove to the contrary notwithstanding.

AND RESOLVED FURTHER, That any provision of said H. J. R. 107, Act No. 483, of 1957, and any provision of said Act No. 7, S. J. R. 4 of the First Special Session 1959 in conflict with this resolution are hereby rescinded.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolution, to-wit:

H. J. R. 18. Relative to providing for the continuation of the Joint committee established by H. J. R. 107, Act No. 483, approved September 6, 1957, to study the problems involved in the production and processing of cotton.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolution the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

RESIGNATION FROM COMMITTEE

Honorable Virgis M. Ashworth resigned as a member of the Standing Committee on Judiciary.

COMMITTEE APPOINTMENT

The Speaker announced the appointment of Honorable Buford L. Copeland as a member of the Standing Committee on Judiciary to take the place of Honorable Virgis M. Ashworth, resigned.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolutions your signature thereto is requested:

S. 21. To amend Section 1 of Act No. 382, H. 834, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 916).

Also:

S. 30. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged, but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a non-foreclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, and said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Also:

S. 62. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

Also:

S. 64. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

Also:

S. 65. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the names and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violations of the Act."

Also:

S. 67. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

Also:

S. 68. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

Also:

S. 69. To repeal in toto Title 6 (Bastardy) Code of Alabama, 1940; establishing procedure for determination of paternity of illegitimates, prescribing and defining the civil obligations of the father of an illegitimate child and establishing civil procedures for the enforcement of such obligations; prescribing a statute of limitations as to the time within which proceedings may be brought under this Act.

Also:

S. 118. To authorize and provide for the promotion of the production, marketing, use and sale of cattle by research, education, advertising and other methods; and prescribing a method whereby owners of cattle may act jointly with handlers and processors thereof and with the state board of agriculture and industries for a promotional program; providing that owners of cattle may by referendum levy upon themselves assessments for financing a promotional program and for the collection, disbursements and expenditure of funds collected from assessments, the regulations, requirements and authority relative thereto; providing for non-assessments, or refund of assessments; prescribing duties of the commissioner of agriculture and industries and the state board of agriculture and industries with respect to a promotional program for the cattle industry of Alabama; and providing for the administration thereof by non-profit associations; and providing for collection and distribution of assessments by dealers, handlers and purchasers of cattle; and other administrative, enforcement and penalty provisions; to repeal Act No. 650, S. 357, Legislature of Alabama of 1959 (General Acts of 1959, page 1566), and all other laws and parts of laws in conflict with this Act.

Also:

S. 123. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

Also:

S. 124. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

Also:

S. 129. To amend Section 331, Title 14, Code of Alabama 1940, to delete the theft of any cow or animal of the cow kind from the enumeration of acts that constitute grand larceny.

Also:

S. 131. To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

Also:

S. 132. To amend Section 66 of Title 8 of the Code of Alabama 1940, which relates to the means of catching game fish in the state of Alabama.

Also:

S. 142. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

Also:

S. 143. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alternation, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

Also:

S. 144. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Also:

S. 149. Further regulating the registration of voters in Alabama; prescribing qualifications for registering and voting and providing for the determination thereof; creating the state board of examiners for voter registration, and prescribing its powers and duties; providing for the appointment and removal of the members of this board and prescribing their duties, powers, terms, and compensation; providing for the appointment of an executive secretary of the board, and regulating his duties, powers, tenure and compensation; prescribing penalties; and repealing conflicting legislation.

Also:

S. 150. Proposing an amendment to Article VIII, Section 181, as amended, of the Constitution of Alabama, in relation to voter registration, requirements and questionnaires.

Also:

S. 182. To provide for naming certain bridges by the State Highway Department.

Also:

S. 211. To amend Sections 2 and 6 of Act No. 103, H. 230, Regular Session 1955, the act creating the Alabama State Docks Department (Acts of Alabama 1955, vol. 1, p. 345), in relation to the compensation of the director of State Docks and to the appointment and compensation of certain executive or administrative assistants.

Also:

S. 214. To provide for participation by the State of Alabama in the Southern Interstate Nuclear Compact; providing for designation of this state's member on the Southern Interstate Nuclear Board, for cooperation of departments, agencies, and officers of this state and its subdivisions with the board, for presentation of a budget, and for contracts with the board by the board of control of the Employees Retirement System.

Also:

S. 216. To amend Section 5 of Act No. 46 enacted at the 1949 Regular Session of the Legislature of Alabama, as heretofore amended, so as to provide that the certificate of the Secretary of State required to be attached to the certificate of incorporation of a public hospital corporation organized pursuant to said act state only that the name proposed for such corporation is not identical with that of any other corporation in this state.

Also:

S. 217. To provide individuals special deductions for state income tax purposes.

Also:

S. J. R. 5. Resolving that this Legislature shall henceforth examine all proposed legislation relating to business, industry and agriculture.

Also:

S. J. R. 9. Praising the Boy Scouts of America in Alabama.

Also:

S. J. R. 10. Praising the American Girl Scouts in Alabama.

Also:

S. J. R. 11. Expressing appreciation to the Veterans of Foreign Wars for their good work accorded Alabama youths.

S. J. R. 12. Commending the Exchange Clubs of Alabama for their betterment of communities.

Also:

S. J. R. 13. Commending the Lions Clubs of Alabama for their good works.

Also:

S. J. R. 14. Commending the Kiwanis Clubs of Alabama for all their good services.

Also:

S. J. R. 15. Commending the "4-H" Clubs of this State.

Also:

S. J. R. 16. Commending the Future Farmers of America.

Also:

S. J. R. 17. Thanking the Rotary Clubs of the State for their help in assisting the young people of the State.

Also:

S. J. R. 18. Commending the Civitan Clubs of Alabama for their work with youth.

Also:

S. J. R. 19. Commending the American Legion for the opportunities they offer the youth of today.

Also:

S. J. R. 20. Recommending to members of the television industry to exercise discretion in planning programs.

Also:

S. J. R. 24 Naming Senate Bill 105.

Also:

S. J. R. 25. Naming Senate Bill 117 and 118.

Also:

S. 155. To appropriate the sum of \$140,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolutions, the titles to which are set out in the above and foregoing Message from the Senate.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the fifth legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On Motion of Mr. Pruitt, the reading at length of the Journal of the House for the fifth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the fifth legislative day was approved.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Bills and House Joint Resolutions hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 1:05 P.M. On September 15, 1961

H. J. R. 14

H. J. R. 17

H. J. R. 19

H. J. R. 20

H. J. R. 21

H. J. R. 22

H. J. R. 23

Delivered to the Governor at 2:35 P.M. On September 15, 1961

H. 2

H. J. R. 24

H. J. R. 25

H. 17

H. 35

H. 52

H. 56

H. 104

H. 238

H. 239

H. 240

Delivered to the Governor at 2:55 P.M. On September 15, 1961

H. 61

H. 62

H. 92

H. 122

H. 123

H. 124

H. 125

H. 179

H. 180

H. 197

H. 207

H. 198

H. 216

H. 53

H. 127

H. 190

H. 191

H. 192

H. 203

H. 204

H. 209

H. 210

H. 212

H. 213

H. 225

Delivered to the Governor at 4:50 P.M. On September 15, 1961

H. 51 H. 37

H. 95 H. 38

H. 96 H. 39

H. 21 H. 45

H. 136 H. 64

H. J. R. 27 H. 65

H. 77 H. 182

H. 78	H. 202
H. 79	H. 205
H. 189	H. J. R. 26
H. 188	H. 257
H. 187	H. J. R. 28
H. 186	H. 34
H. 200	H. 97
H. 102	H. 130
H. 232	
H. 1	
H. 36	

Delivered to the Governor at 6:30 P.M. On September 15, 1961

H. 137	H. 150	H. 233	H. 183
H. 40	H. 60	H. 63	H. 184
H. 246	H. 153	H. 211	H. 185
H. 66	H. 18	H. 268	
H. 27	H. 132	H. 154	
H. 28	H. 84	H. 155	
H. 223	H. 83	H. 157	
H. 54	H. 90	H. 49	
H. 55	H. 105	H. 214	
H. 252	H. 245	H. 19	
H. 143	H. 230	H. 158	
H. 140	H. 231	H. 159	

Delivered to the Governor at 6:10 P.M. On September 15, 1961

H. J. R. 29

H. J. R. 30

H. J. R. 31

H. 46

Delivered to the Governor at 7:10 P.M. On September 15, 1961

H. J. R. 18

Delivered to the Secretary of State at 2:40 P.M. On September 15, 1961

H. 47

Delivered to the Secretary of State at 4:55 P.M. On September 15, 1961

H. 67

H. 131

OAKLEY MELTON, JR.
Clerk.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Bills hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the executive Department for same.

Delivered to the Secretary of State at 10:25 A.M. On September 18, 1961

H. 244

H. 128

H. 151

H. 177

OAKLEY MELTON, JR.
Clerk.

ADJOURNMENT

On motion of Mr. Bailey the House adjourned sine die at 7:30 P.M.

VIRGIS M. ASHWORTH,
Speaker of the House of Representatives of the
Legislature of Alabama, Extraordinary Session, 1961

Attest:

OAKLEY MELTON, JR.
Clerk of the House of Representatives of the
Legislature of Alabama, Extraordinary Session, 1961

ROSTER OF THE SENATE OF ALABAMA

First Extraordinary Session 1961

Albert Boutwell, *Lieutenant Governor*..... Birmingham
 Vaughan Hill Robison, *President Pro-Tem*.....Montgomery
 J. E. Speight, *Secretary*.....Montgomery

First Senatorial District—Lauderdale and Limestone Counties.
 E. B. Haltom, Jr. P. O. Box 532, Florence

Second Senatorial District—Lawrence and Morgan Counties.
 Robert R. Berryman Box 573, Town Creek

Third Senatorial District—Blount, Cullman and Winston Counties.
 Elwood Rutledge P. O. Box 169, Haleyville

Fourth Senatorial District—Madison County.
 Dave Archer 204 Eustis St., Huntsville

Fifth Senatorial District—Jackson and Marshall Counties.
 D. Donald Word P. O. Box 282, Scottsboro

Sixth Senatorial District—Etowah and St. Clair Counties.
 James Ray Wyatt Ashville

Seventh Senatorial District—Calhoun County.
 A. C. Shelton Jacksonville

Eighth Senatorial District—Talladega County.
 G. Kyser Leonard 516 North St., Talladega

Ninth Senatorial District—Chambers and Randolph Counties.
 W. C. (Bill) Hines LaFayette

Tenth Senatorial District—Elmore and Tallapoosa Counties.
 Upshaw G. Jones Wetumpka

Eleventh Senatorial District—Tuscaloosa County.
 Ryan deGraffenried 1001 First National Bank Building,
 Tuscaloosa

Twelfth Senatorial District—Fayette, Lamar and Walker Counties.
 Woodrow Wilson Roberts Fayette

ROSTER OF THE SENATE OF ALABAMA—Continued**Thirteenth Senatorial District—Jefferson County.**

Lawrence (Larry) Dumas 1414 Brown-Marx Building
Birmingham

Fourteenth Senatorial District—Pickens and Sumter Counties.

Aubrey D. Green York

Fifteenth Senatorial District—Autauga, Chilton and Shelby Counties.

Joe W. Graham Box 163, Maplesville

Sixteenth Senatorial District—Lowndes County.

Carl C. Golson Fort Deposit

Seventeenth Senatorial District—Butler, Conecuh and Covington Counties.

R. G. Kendall, Jr. Evergreen

Eighteenth Senatorial District—Bibb and Perry Counties.

Norman R. Crawford Marion

Nineteenth Senatorial District—Choctaw, Clarke and Washington Counties.

Dennis Porter Chatom

Twentieth Senatorial District—Marengo County.

E. O. Eddins Demopolis

Twenty-First Senatorial District—Baldwin, Escambia and Monroe Counties.

Douglas S. Webb P. O. Box 142, Atmore

Twenty-Second Senatorial District—Wilcox County.

Roland Cooper Camden

Twenty-Third Senatorial District—Dale and Geneva Counties.

Rufus Barnett 327 Magnolia St., Ozark

Twenty-Fourth Senatorial District—Barbour County.

James S. (Jimmy) Clark Eufaula

Twenty-Fifth Senatorial District—Coffee, Crenshaw and Pike Counties.

Alton L. Turner Luverne

Twenty-Sixth Senatorial District—Bullock and Macon Counties.

L. K. (Snag) Andrews Union Springs

Twenty-Seventh Senatorial District—Lee and Russell Counties.

Yetta G. Samford, Jr. P. O. Box 272, Opelika

ROSTER OF THE SENATE OF ALABAMA—Continued

Twenty-Eighth Senatorial District—Montgomery County.

Vaughan Hill Robison 1532 Dunbar Ave., Montgomery

Twenty-Ninth Senatorial District—Cherokee and DeKalb Counties.

George E. Godfrey Jamestown

Thirtieth Senatorial District—Dallas County.

Walter C. Givhan Safford

Thirty-First Senatorial District—Colbert, Franklin and Marion Counties.

Hugh Moses Hamilton

Thirty-Second Senatorial District—Greene and Hale Counties.

W. F. Wilson Havana

Thirty-Third Senatorial District—Mobile County.

Will G. Caffey, Jr. P. O. Box 388, Mobile

Thirty-Fourth Senatorial District—Clay, Cleburne and Coosa Counties.

John E. Gaither Heflin

Thirty-Fifth Senatorial District—Henry and Houston Counties.

Carl S. Farmer Abbeville

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA

First Extraordinary Session 1961

OFFICERS

Virgis M. Ashworth, *Speaker* Centreville

Ira D. Pruitt, *Speaker Pro Tem* Livingston

Oakley Melton, Jr., *Clerk* Montgomery

David W. Crosland, *Assistant Clerk* Montgomery

Richard C. Belser, *Reading Clerk* Montgomery

MEMBERS OF THE HOUSE

Autauga—E. A. (Bud) Grouby Prattville

Baldwin—L. W. Brannan, Jr. Foley

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Barbour—Place No. 1—Sim A. Thomas	Eufaula
Place No. 2—McDowell Lee	Clio
Bibb—Virgis M. Ashworth	Box 381, Centreville
Blount—W. P. Gordon	Box 361, Oneonta
Bullock—Place No. 1—M. B. McLendon	Box 247, Union Springs
Place No. 2—J. B. Powell	Box 387, Union Springs
Butler—Place No. 1—F. LaMont Glass	845 Ft. Dale Rd., Greenville
Place No. 2—H. B. Taylor	Box 278, Georgiana
Calhoun—Place No. 1—Woodrow Albea	1001 Commercial National Bank Bldg., Anniston
Place No. 2—Hugh D. Merrill	Box 1486, Anniston
Chambers—Place No. 1—Roy W. McClendon	Shawmut
Place No. 2—Charles Reynolds	Lanett
Cherokee—Ralph A. Meade	Cedar Bluff
Chilton—Francis W. Speaks	Box 535, Clanton
Choctaw—Hunter Phillips	Butler
Clarke—Place No. 1—Joe C. McCorquodale, Jr.	Jackson
Place No. 2—Kimbrough C. Dunn	Thomasville
Clay—Kenneth F. Ingram	Ashland
Cleburne—John S. Casey	Box 266, Heflin
Coffee—Drexel Cook	Elba
Colbert—Kenneth H. Bishop	Route 2, Cherokee
Conecuh—Wiley Salter	Evergreen
Coosa—Charles R. Franklin	Goodwater
Covington—Fletcher Jones	Box 741, Andalusia
Crenshaw—Guy Owens	Luverne
Cullman—John J. Guthrie	Route 3, Cullman
Dale—Henry B. Steagall, II	Box 226, Ozark
Dallas—Place No. 1—M. D. (Pete) Gilmer	Marion Junction

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Place No. 2—Frank Hardy	Route 6, Box 300, Selma
Place No. 3—B. V. Hain	Box 155, Selma
DeKalb—Robert E. Harris	2900 Alabama Ave., S. W., Fort Payne
Elmore—Place No. 1—Leonard Johnston	Wetumpka
Place No. 2—Hardaway Johnson	Eclectic
Escambia—Hugh Rozelle	Bank of Atmore Building, Atmore
Etowah—Place No. 1—Buford L. Copeland	524 Chestnut St., Gadsden
Place No. 2—E. K. Hanby	403 Noojin Building, Gadsden
Fayette—James A. Branyon, II	Box 600, Fayette
Franklin—W. E. Oden	402 High Street, Russellville
Geneva—Roland R. Faulk	Samson
Greene—W. L. Martin, Jr.	Eutaw
Hale—Place No. 1—Richard M. Avery	Greensboro
Place No. 2—Charles H. Ramey	Akron
Henry—Place No. 1—Emory R. ("Em") Solomon	Headland
Place No. 2—W. Ralph Chambers	Route 1, Columbia
Houston—Charles H. Adams	Box 975, Dothan
Jackson—Place No. 1—W. Wallace Gross	Scottsboro
Place No. 2—Bernard Cabiness	103 Appletree Street, Scottsboro
Jefferson—J. K. (Jess) Edwards	3612 Huntsville Ave., Brighton
John H. Hawkins, Jr.	1841 Montclair Drive, Birmingham
Hugh A. Locke, Jr.	923 Frank Nelson Bldg., Birmingham
Hugh Morrow, III	214 Woodward Bldg., Birmingham 3
Walter Emmett Perry, Jr.	610 Frank Nelson Bldg., Birmingham
Holt Rast	Box 1491, Birmingham
Tram Sessions	The Liberty National Life Ins. Co. Bldg., Birmingham

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Lamar—Jack Hankins	Vernon
Lauderdale—Place No. 1—Robert H. Broadfoot ...	302 W. Alabama St., Florence
Place No. 2—Charles G. Long	Box 297, Florence
Lawrence—Bruce W. Dodd	Route 3, Moulton
Lee—Place No. 1—C. C. Torbert, Jr.	Opelika
Place No. 2—Pete Turnham ...	606 Moore Mill Road, Auburn
Limestone—Granville N. Turner	Route 2, Toney
Lowndes—Place No. 1—Robert S. Dickson, Jr.	Lowndesboro
Place No. 2—A. J. (Jack) Brooks	Box 46, Fort Deposit
Macon—Grady Rogers	Route 1, Tuskegee
Madison—Place No. 1—N. L. (Luke) Reynolds	2225 California St., Huntsville
Place No. 2—Roscoe Roberts, Jr.	Terry-Hutchens Bldg., Huntsville
Marengo—Place No. 1—V. Buren Daniel	Nanafalia
Place No. 2—Charles B. Grant, Jr.,	RFD, Demopolis
Marion—John “Pete” Self	Box 597, Hamilton
Marshall—Olin C. Hearn	Box 31, Albertville
Mobile—Place No. 1—John A. Murphy ...	817 First Nat’l. Bank Bldg., Mobile
Place No. 2—Mylan R. Engel	610 Van Antwerp Bldg., Mobile
Place No. 3—Charles S. Trimmier	Box 1133, Mobile
Monroe—Ralph L. Jones	Monroeville
Montgomery—Place No. 1—Alfred W. Goldthwaite	26 So. Perry St., Montgomery
Place No. 2—O. J. (Joe) Goodwyn	325 Bell Bldg., Montgomery
Place No. 3—George F. (Bubber) Bailey	2144 Meadow Lane Drive, Montgomery
Place No. 4—J. J. (Junie) Pierce	2038 Myrtlewood Drive, Montgomery

ROSTER OF THE HOUSE OF REPRESENTATIVES OF
ALABAMA—Continued

Morgan—Place No. 1—Albert P. Brewer Box 1487, Decatur
Place No. 2—Bob Gilchrist 504 Short Street, Hartselle
Perry—Place No. 1—Roy A. Barnett Marion
Place No. 2—T. R. Long Uniontown
Pickens—Ulie B. Sullivan Carrollton
Pike—Place No. 1—L. Gardner Bassett ... 206 Orange St., Troy
Place No. 2—A. L. (Pat) Boyd Box 454, Troy
Randolph—J. M. Jenkins Box 384, Roanoke
Russell—Place No. 1—Homer W. Cornett ... Box 88, Phenix City
Place No. 2—Joseph W. Smith Box 464, Phenix City
St. Clair—R. Rush (Doc) Smith Ashville
Shelby—John Lewis Cates Columbiana
Sumter—Place No. 1—Jesse E. Harvey Cuba
Place No. 2—Ira D. Pruitt Livingston
Talladega—Place No. 1—Bill Nichols Sylacauga
Place No. 2—Ashley L. Camp, Jr. Box 491, Talladega
Tallapoosa—Place No. 1—William D. Vickers Rt. 3
Alexander City
Place No. 2—J. T. (Tom) Johnson Route 1, Notasulga
Tuscaloosa—Place No. 1—A. K. (Temo) Callahan ... 913 First
Nat'l. Bank Bldg., Tuscaloosa
Place No. 2—Arthur Louis Ferguson ... 2805 16th Avenue,
Northport
Walker—Place No. 1—Alonzo Shumate Box 63, Jasper
Place No. 2—Tom Bevill Jasper
Washington—A. D. Britton, Jr. Box 1111, Millry
Wilcox—Place No. 1—Sam C. Nettles, Jr. Arlington
Place No. 2—Gregory Oakley Pine Apple
Winston—H. E. (Pete) Ray Haleyville

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